In the Senate of the United States,

July 20, 2006.

Resolved, That the bill from the House of Representatives (H.R. 4472) entitled "An Act to protect children, to secure the safety of judges, prosecutors, law enforcement officers, and their family members, to reduce and prevent gang violence, and for other purposes.", do pass with the following

AMENDMENTS:

Strike out all after the enacting clause and insert:

- 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Adam Walsh Child Protection and Safety Act of 2006".

1 (b) TABLE OF CONTENTS.—The table of contents for

2 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. In recognition of John and Revé Walsh on the occasion of the 25th anniversary of Adam Walsh's abduction and murder.

TITLE I—SEX OFFENDER REGISTRATION AND NOTIFICATION ACT

Sec. 101. Short title.

Sec. 102. Declaration of purpose.

Sec. 103. Establishment of program.

Subtitle A-Sex Offender Registration and Notification

- Sec. 111. Relevant definitions, including Amie Zyla expansion of sex offender definition and expanded inclusion of child predators.
- Sec. 112. Registry requirements for jurisdictions.
- Sec. 113. Registry requirements for sex offenders.
- Sec. 114. Information required in registration.
- Sec. 115. Duration of registration requirement.
- Sec. 116. Periodic in person verification.
- Sec. 117. Duty to notify sex offenders of registration requirements and to register.
- Sec. 118. Public access to sex offender information through the Internet.
- Sec. 119. National Sex Offender Registry.
- Sec. 120. Dru Sjodin National Sex Offender Public Website.
- Sec. 121. Megan Nicole Kanka and Alexandra Nicole Zapp Community Notification Program.
- Sec. 122. Actions to be taken when sex offender fails to comply.
- Sec. 123. Development and availability of registry management and website software.
- Sec. 124. Period for implementation by jurisdictions.
- Sec. 125. Failure of jurisdiction to comply.
- Sec. 126. Sex Offender Management Assistance (SOMA) Program.
- Sec. 127. Election by Indian tribes.
- Sec. 128. Registration of sex offenders entering the United States.
- Sec. 129. Repeal of predecessor sex offender program.
- Sec. 130. Limitation on liability for the National Center for Missing and Exploited Children.
- Sec. 131. Immunity for good faith conduct.
- Subtitle B—Improving Federal Criminal Law Enforcement To Ensure Sex Offender Compliance With Registration and Notification Requirements and Protection of Children From Violent Predators
- Sec. 141. Amendments to title 18, United States Code, relating to sex offender registration.
- Sec. 142. Federal assistance with respect to violations of registration requirements.
- Sec. 143. Project Safe Childhood.
- Sec. 144. Federal assistance in identification and location of sex offenders relocated as a result of a major disaster.
- Sec. 145. Expansion of training and technology efforts.
- Sec. 146. Office of Sex Offender Sentencing, Monitoring, Apprehending, Registering, and Tracking.

Subtitle C—Access to Information and Resources Needed To Ensure That Children Are Not Attacked or Abused

Sec. 151. Access to national crime information databases.

Sec. 152. Requirement to complete background checks before approval of any foster or adoptive placement and to check national crime information databases and State child abuse registries; suspension and subsequent elimination of Opt-Out.

Sec. 153. Schools Safe Act.

Sec. 154. Missing child reporting requirements.

Sec. 155. DNA fingerprinting.

TITLE II—FEDERAL CRIMINAL LAW ENHANCEMENTS NEEDED TO PROTECT CHILDREN FROM SEXUAL ATTACKS AND OTHER VIO-LENT CRIMES

Sec. 201. Prohibition on Internet sales of date rape drugs.

Sec. 202. Jetseta Gage assured punishment for violent crimes against children

Sec. 203. Penalties for coercion and enticement by sex offenders.

Sec. 204. Penalties for conduct relating to child prostitution.

Sec. 205. Penalties for sexual abuse.

Sec. 206. Increased penalties for sexual offenses against children.

Sec. 207. Sexual abuse of wards.

Sec. 208. Mandatory penalties for sex-trafficking of children.

Sec. 209. Child abuse reporting.

Sec. 210. Sex offender submission to search as condition of release.

Sec. 211. No limitation for prosecution of felony sex offenses.

Sec. 212. Victims' rights associated with habeas corpus proceedings.

Sec. 213. Kidnapping jurisdiction

Sec. 214. Marital communication and adverse spousal privilege.

Sec. 215. Abuse and neglect of Indian children.

Sec. 216. Improvements to the Bail Reform Act to address sex crimes and other matters.

TITLE III—CIVIL COMMITMENT OF DANGEROUS SEX OFFENDERS

Sec. 301. Jimmy Ryce State civil commitment programs for sexually dangerous persons.

Sec. 302. Jimmy Ryce civil commitment program.

TITLE IV—IMMIGRATION LAW REFORMS TO PREVENT SEX OFFENDERS FROM ABUSING CHILDREN

Sec. 401. Failure to register a deportable offense.

Sec. 402. Barring convicted sex offenders from having family-based petitions approved.

TITLE V—CHILD PORNOGRAPHY PREVENTION

Sec. 501. Findings.

Sec. 502. Other record keeping requirements.

Sec. 503. Record keeping requirements for simulated sexual conduct.

Sec. 504. Prevention of distribution of child pornography used as evidence in prosecutions.

Sec. 505. Authorizing civil and criminal asset forfeiture in child exploitation and obscenity cases.

Sec. 506. Prohibiting the production of obscenity as well as transportation, distribution, and sale.

Sec. 507. Guardians ad litem

TITLE VI-GRANTS, STUDIES, AND PROGRAMS FOR CHILDREN AND COMMUNITY SAFETY

Subtitle A-Mentoring Matches for Youth Act

Sec. 601. Short title.

Sec. 602. Findings.

Sec. 603. Grant program for expanding Big Brothers Big Sisters mentoring program.

Sec. 604. Biannual report.

Sec. 605. Authorization of appropriations.

Subtitle B-National Police Athletic League Youth Enrichment Act

Sec. 611. Short title.

Sec. 612. Findings.

Sec. 613. Purpose.

Sec. 614. Grants authorized.

Sec. 615. Use of funds.

Sec. 616. Authorization of appropriations.

Sec. 617. Name of League.

Subtitle C-Grants, Studies, and Other Provisions

Sec. 621. Pilot program for monitoring sexual offenders.

Sec. 622. Treatment and management of sex offenders in the Bureau of Prisons.

Sec. 623. Sex offender apprehension grants; juvenile sex offender treatment grants.

Sec. 624. Assistance for prosecution of cases cleared through use of DNA backlog clearance funds.

Sec. 625. Grants to combat sexual abuse of children.

Sec. 626. Crime prevention campaign grant.

Sec. 627. Grants for fingerprinting programs for children.

Sec. 628. Grants for Rape, Abuse & Incest National Network.

Sec. 629. Children's safety online awareness campaigns.

Sec. 630. Grants for online child safety programs.

Sec. 631. Jessica Lunsford Address Verification Grant Program.

Sec. 632. Fugitive safe surrender.

Sec. 633. National registry of substantiated cases of child abuse.

Sec. 634. Comprehensive examination of sex offender issues.

Sec. 635. Annual report on enforcement of registration requirements.

Sec. 636. Government Accountability Office studies on feasibility of using driver's license registration processes as additional registration requirements for sex offenders.

Sec. 637. Sex offender risk classification study.

Sec. 638. Study of the effectiveness of restricting the activities of sex offenders to reduce the occurrence of repeat offenses.

Sec. 639. The justice for Crime Victims Family Act.

TITLE VII—INTERNET SAFETY ACT

Sec. 701. Child exploitation enterprises.

Sec. 702. Increased penalties for registered sex offenders

Sec. 703. Deception by embedded words or images.

- Sec. 704. Additional prosecutors for offenses relating to the sexual exploitation of children.
- Sec. 705. Additional computer-related resources
- Sec. 706. Additional ICAC Task Forces.
- Sec. 707. Masha's Law.

1 SEC. 2. IN RECOGNITION OF JOHN AND REVÉ WALSH ON

- 2 THE OCCASION OF THE 25TH ANNIVERSARY
- 3 OF ADAM WALSH'S ABDUCTION AND MURDER.
- 4 (a) ADAM WALSH'S ABDUCTION AND MURDER.—On
- 5 July 27, 1981, in Hollywood, Florida, 6-year-old Adam
- 6 Walsh was abducted at a mall. Two weeks later, some of
- 7 Adam's remains were discovered in a canal more than 100
- 8 miles from his home.
- 9 (b) JOHN AND REVÉ WALSH'S COMMITMENT TO THE
- 10 Safety of Children.—Since the abduction and murder
- 11 of their son Adam, both John and Revé Walsh have dedi-
- 12 cated themselves to protecting children from child predators,
- 13 preventing attacks on our children, and bringing child
- 14 predators to justice. Their commitment has saved the lives
- 15 of numerous children. Congress, and the American people,
- 16 honor John and Revé Walsh for their dedication to the well-
- 17 being and safety of America's children.

18 TITLE I—SEX OFFENDER REG-

- 19 ISTRATION AND NOTIFICA-
- 20 *TION ACT*
- 21 SEC. 101. SHORT TITLE.
- 22 This title may be cited as the "Sex Offender Registra-
- 23 tion and Notification Act".

1 SEC. 102. DECLARATION OF PURPOSE.

2	In order to protect the public from sex offenders and
3	offenders against children, and in response to the vicious
4	attacks by violent predators against the victims listed below,
5	Congress in this Act establishes a comprehensive national
6	system for the registration of those offenders:
7	(1) Jacob Wetterling, who was 11 years old, was
8	abducted in 1989 in Minnesota, and remains missing.
9	(2) Megan Nicole Kanka, who was 7 years old,
10	was abducted, sexually assaulted, and murdered in
11	1994, in New Jersey.
12	(3) Pam Lychner, who was 31 years old, was at-
13	tacked by a career offender in Houston, Texas.
14	(4) Jetseta Gage, who was 10 years old, was kid-
15	napped, sexually assaulted, and murdered in 2005, in
16	Cedar Rapids, Iowa.
17	(5) Dru Sjodin, who was 22 years old, was sexu-
18	ally assaulted and murdered in 2003, in North Da-
19	kota.
20	(6) Jessica Lunsford, who was 9 years old, was
21	abducted, sexually assaulted, buried alive, and mur-
22	dered in 2005, in Homosassa, Florida.
23	(7) Sarah Lunde, who was 13 years old, was
24	strangled and murdered in 2005, in Ruskin, Florida.
25	(8) Amie Zyla, who was 8 years old, was sexu-
26	ally assaulted in 1996 by a juvenile offender in

1	waukesha, Wisconsin, and has become an advocate for
2	child victims and protection of children from juvenile
3	sex offenders.
4	(9) Christy Ann Fornoff, who was 13 years old,
5	was abducted, sexually assaulted, and murdered in
6	1984, in Tempe, Arizona.
7	(10) Alexandra Nicole Zapp, who was 30 years
8	old, was brutally attacked and murdered in a public
9	restroom by a repeat sex offender in 2002, in Bridge-
10	water, Massachusetts.
11	(11) Polly Klaas, who was 12 years old, was ab-
12	ducted, sexually assaulted, and murdered in 1993 by
13	a career offender in California.
14	(12) Jimmy Ryce, who was 9 years old, was kid-
15	napped and murdered in Florida on September 11,
16	1995.
17	(13) Carlie Brucia, who was 11 years old, was
18	abducted and murdered in Florida in February,
19	2004.
20	(14) Amanda Brown, who was 7 years old, was
21	abducted and murdered in Florida in 1998.
22	(15) Elizabeth Smart, who was 14 years old, was
23	abducted in Salt Lake City, Utah in June 2002.
24	(16) Molly Bish, who was 16 years old, was ab-
25	ducted in 2000 while working as a lifeguard in War

]	ren, Massachusetts, where her remains were found 3
2	years later.
3	(17) Samantha Runnion, who was 5 years old,
4	was abducted, sexually assaulted, and murdered in
5	California on July 15, 2002.
6	SEC. 103. ESTABLISHMENT OF PROGRAM.
7	This Act establishes the Jacob Wetterling, Megan Ni-
8	cole Kanka, and Pam Lychner Sex Offender Registration
9	and Notification Program.
10	Subtitle A—Sex Offender
. 11	Registration and Notification
12	SEC. 111. RELEVANT DEFINITIONS, INCLUDING AMIE ZYLA
13	EXPANSION OF SEX OFFENDER DEFINITION
14	AND EXPANDED INCLUSION OF CHILD PRED-
15	ATORS.
16	In this title the following definitions apply:
17	(1) SEX OFFENDER.—The term "sex offender"
18	means an individual who was convicted of a sex of-
19	fense.
20	(2) Tier I sex offender.—The term "tier I sex
21	offender" means a sex offender other than a tier II or
22	tier III sex offender.
23	(3) Tier II sex offender.—The term "tier II
24	sex offender" means a sex offender other than a tier

1	III sex offender whose offense is punishable by impris-
2	onment for more than 1 year and—
3	(A) is comparable to or more severe than
4	the following offenses, when committed against a
5	minor, or an attempt or conspiracy to commit
6	such an offense against a minor:
7	(i) sex trafficking (as described in sec-
8	tion 1591 of title 18, United States Code);
9	(ii) coercion and enticement (as de-
10	scribed in section 2422(b) of title 18, United
11	States Code);
12	(iii) transportation with intent to en-
13	gage in criminal sexual activity (as de-
14	scribed in section 2423(a)) of title 18,
15	United States Code;
16	(iv) abusive sexual contact (as de-
17	scribed in section 2244 of title 18, United
18	$States\ Code);$
19	(B) involves—
20	(i) use of a minor in a sexual perform-
21	ance;
22	(ii) solicitation of a minor to practice
23	prostitution; or
24	(iii) production or distribution of child
25	pornography; or

1	(C) occurs after the offender becomes a tie
2	I sex offender.
3	(4) TIER III SEX OFFENDER.—The term "tier II.
4	sex offender" means a sex offender whose offense i
5	punishable by imprisonment for more than 1 year
6	and—
7	(A) is comparable to or more severe than
8	the following offenses, or an attempt or con-
9	spiracy to commit such an offense.
10	(i) aggravated sexual abuse or sexual
11	abuse (as described in sections 2241 and
12	2242 of title 18, United States Code); or
13	(ii) abusive sexual contact (as de-
. 14	scribed in section 2244 of title 18, United
15	States Code) against a minor who has not
16	attained the age of 13 years;
17	(B) involves kidnapping of a minor (unless
18	committed by a parent or guardian); or
19	(C) occurs after the offender becomes a tier
20	II sex offender.
21	(5) AMIE ZYLA EXPANSION OF SEX OFFENSE
22	DEFINITION.—
23	(A) GENERALLY.—Except as limited by
24	subparagraph (B) or (C), the term "sex offense"
25	meuns

1	(i) a criminal offense that has an ele
2	ment involving a sexual act or sexual con
3	tact with another;
4	(ii) a criminal offense that is a speci-
5	fied offense against a minor;
6 ·	(iii) a Federal offense (including an of-
7	fense prosecuted under section 1152 or 1153
8	of title 18, United States Code) under sec-
9	tion 1591, or chapter 109A, 110 (other than
10	section 2257, 2257A, or 2258), or 117, of
11	title 18, United States Code,
12	(iv) a military offense specified by the
13	Secretary of Defense under section
14	115(a)(8)(C)(i) of Public Law 105–119 (10
15	U.S.C. 951 note); or
16	(v) an attempt or conspiracy to com-
17	mit an offense described in clauses (i)
18	through (iv).
19	(B) Foreign convictions.—A foreign con-
20	viction is not a sex offense for the purposes of
21	this title if it was not obtained with sufficient
22	safeguards for fundamental fairness and due
23	process for the accused under guidelines or regu-
24	lations established under section 112.

l	(C) Offenses involving consensual
2	SEXUAL CONDUCT.—An offense involving consen-
3	sual sexual conduct is not a sex offense for the
4	purposes of this title if the victim was an adult,
5	unless the adult was under the custodial author-
6	ity of the offender at the time of the offense, or
7	if the victim was at least 13 years old and the
8	offender was not more than 4 years older than
9	$the\ victim.$
10	(6) CRIMINAL OFFENSE.—The term "criminal of-
11	fense" means a State, local, tribal, foreign, or mili-
12	tary offense (to the extent specified by the Secretary
13	of Defense under section 115(a)(8)(C)(i) of Public
14	Law 105-119 (10 U.S.C. 951 note)) or other criminal
15	offense.
16	(7) EXPANSION OF DEFINITION OF "SPECIFIED
17	OFFENSE AGAINST A MINOR" TO INCLUDE ALL OF-
18	FENSES BY CHILD PREDATORS.—The term "specified
19	offense against a minor" means an offense against a
20	minor that involves any of the following:
21	(A) An offense (unless committed by a par-
22	ent or guardian) involving kidnapping.
23	(B) An offense (unless committed by a par-
24	ent or guardian) involving false imprisonment.

1	(C) Solicitation to engage in sexual con-
2	duct.
3	(D) Use in a sexual performance.
4	(E) Solicitation to practice prostitution.
5	(F) Video voyeurism as described in section
6	1801 of title 18, United States Code.
. 7	(G) Possession, production, or distribution
8	of child pornography.
9	(H) Criminal sexual conduct involving a
10	minor, or the use of the Internet to facilitate or
11	attempt such conduct.
12	(I) Any conduct that by its nature is a sex
13	offense against a minor.
14	(8) Convicted as including certain juve-
15	NILE ADJUDICATIONS.—The term "convicted" or a
16	variant thereof, used with respect to a sex offense, in-
17	cludes adjudicated delinquent as a juvenile for that
18	offense, but only if the offender is 14 years of age or
19	older at the time of the offense and the offense adju-
20	dicated was comparable to or more severe than aggra-
21	vated sexual abuse (as described in section 2241 of
22	title 18, United States Code), or was an attempt or
23	conspiracy to commit such an offense.
24	(9) SEX OFFENDER REGISTRY.—The term "sex
25	offender registry" means a registry of sex offenders,

1	and a notification program, maintained by a juris-
2	diction.
3	(10) Jurisdiction.—The term "jurisdiction"
4	means any of the following:
5	(A) A State.
6	(B) The District of Columbia.
7	(C) The Commonwealth of Puerto Rico.
8	(D) Guam.
9	(E) American Samoa.
10	(F) The Northern Mariana Islands.
11	(G) The United States Virgin Islands.
12	(H) To the extent provided and subject to
13	the requirements of section 127, a federally recog-
14	nized Indian tribe.
15	(11) Student.—The term "student" means an
16	individual who enrolls in or attends an educational
17	institution, including (whether public or private) a
18	secondary school, trade or professional school, and in-
19	stitution of higher education.
20	(12) Employee.—The term "employee" includes
21	an individual who is self-employed or works for any
22	other entity, whether compensated or not.
23	(13) Resides.—The term "resides" means, with
24	respect to an individual, the location of the individ-

1	ual's home or other place where the individual habit-
2	Lually lives.
3	(14) MINOR.—The term "minor" means an indi-
4	vidual who has not attained the age of 18 years.
5	SEC. 112. REGISTRY REQUIREMENTS FOR JURISDICTIONS.
6	(a) Jurisdiction To Maintain a Registry.—Each
7	jurisdiction shall maintain a jurisdiction-wide sex offender
8	registry conforming to the requirements of this title.
9	(b) GUIDELINES AND REGULATIONS.—The Attorney
10	General shall issue guidelines and regulations to interpret
11	and implement this title.
12	SEC. 113. REGISTRY REQUIREMENTS FOR SEX OFFENDERS.
13	(a) IN GENERAL.—A sex offender shall register, and
14	keep the registration current, in each jurisdiction where the
15	offender resides, where the offender is an employee, and
16	where the offender is a student. For initial registration pur-
17	poses only, a sex offender shall also register in the jurisdic-
18	tion in which convicted if such jurisdiction is different from
19	the jurisdiction of residence.
20	(b) Initial Registration.—The sex offender shall
21 0	initially register—
22	(1) before completing a sentence of imprisonment
23	with respect to the offense giving rise to the registra-

tion requirement; or

24

- 1 (2) not later than 3 business days after being sentenced for that offense, if the sex offender is not 2 3 sentenced to a term of imprisonment. (c) Keeping the Registration Current.—A sex of-4 fender shall, not later than 3 business days after each change of name, residence, employment, or student status, appear in person in at least 1 jurisdiction involved pursuant to subsection (a) and inform that jurisdiction of all changes in the information required for that offender in the sex offender registry. That jurisdiction shall immediately provide that information to all other jurisdictions in which the offender is required to register. (d) Initial Registration of Sex Offenders Un-13 ABLE TO COMPLY WITH SUBSECTION (b).—The Attorney General shall have the authority to specify the applicability 16 of the requirements of this title to sex offenders convicted before the enactment of this Act or its implementation in a particular jurisdiction, and to prescribe rules for the reg-19 istration of any such sex offenders and for other categories of sex offenders who are unable to comply with subsection 21 (b). (e) State Penalty for Failure To Comply.—Each 22
- jurisdiction, other than a Federally recognized Indian tribe, shall provide a criminal penalty that includes a maximum term of imprisonment that is greater than 1 year for the

	1 failure of a sex offender to comply with the requirements
	2 of this title.
	3 SEC. 114. INFORMATION REQUIRED IN REGISTRATION.
	4 (a) Provided by the Offender.—The sex offender
	5 shall provide the following information to the appropriate
(official for inclusion in the sex offender registry:
,	(1) The name of the sex offender (including any
{	3 alias used by the individual).
Ģ	(2) The Social Security number of the sex of-
10	fender.
11	(3) The address of each residence at which the
12	sex offender resides or will reside.
13	(4) The name and address of any place where the
14	sex offender is an employee or will be an employee.
15	(5) The name and address of any place where the
16	sex offender is a student or will be a student.
17	(6) The license plate number and a description
18	of any vehicle owned or operated by the sex offender.
19	(7) Any other information required by the Attor-
20	ney General.
21	(b) Provided by the Jurisdiction.—The jurisdic-
22	tion in which the sex offender registers shall ensure that
23	the following information is included in the registry for that
24	sex offender:
25	(1) A physical description of the sex offender.

	(2) The text of the provision of law defining the
2	criminal offense for which the sex offender is reg-
3	3 istered.
4	(3) The criminal history of the sex offender, in-
5	cluding the date of all arrests and convictions; the
6	status of parole, probation, or supervised release; reg-
7	istration status; and the existence of any outstanding
8	arrest warrants for the sex offender.
9	(4) A current photograph of the sex offender.
10	(5) A set of fingerprints and palm prints of the
11	sex offender.
12	(6) A DNA sample of the sex offender.
13	(7) A photocopy of a valid driver's license or
14	identification card issued to the sex offender by a ju-
15	risdiction.
16	(8) Any other information required by the Attor-
17	ney General.
18	SEC. 115. DURATION OF REGISTRATION REQUIREMENT.
19	(a) FULL REGISTRATION PERIOD.—A sex offender
20	shall keep the registration current for the full registration
21	period (excluding any time the sex offender is in custody
22	or civilly committed) unless the offender is allowed a reduc-
23	tion under subsection (b). The full registration period is—
24	(1) 15 years, if the offender is a tier I sex of-
25	fender;

1	(2) 25 years, if the offender is a tier II sex of-
2	fender; and
3	(3) the life of the offender, if the offender is a tier
4	III sex offender.
5	(b) REDUCED PERIOD FOR CLEAN RECORD.—
6	(1) CLEAN RECORD.—The full registration pe-
7	riod shall be reduced as described in paragraph (3)
8	for a sex offender who maintains a clean record for
9	the period described in paragraph (2) by—
10	(A) not being convicted of any offense for
11	which imprisonment for more than 1 year may
12	be imposed;
13	(B) not being convicted of any sex offense;
14	(C) successfully completing any periods of
15	supervised release, probation, and parole; and
16	(D) successfully completing of an appro-
17	priate sex offender treatment program certified
18	by a jurisdiction or by the Attorney General.
19	(2) PERIOD.—In the case of—
20	(A) a tier I sex offender, the period during
21	which the clean record shall be maintained is 10
22	years; and
23	(B) a tier III sex offender adjudicated de-
24	linquent for the offense which required registra-
25	tion in a sex registry under this title, the period

	during which the clean record shall be main-
	2 tained is 25 years.
	3 (3) REDUCTION.—In the case of—
	4 (A) a tier I sex offender, the reduction is 5
	5 years;
	6 (B) a tier III sex offender adjudicated de-
	linquent, the reduction is from life to that period
	8 for which the clean record under paragraph (2)
•	is maintained.
10	SEC. 116. PERIODIC IN PERSON VERIFICATION.
1	A sex offender shall appear in person, allow the juris-
12	2 diction to take a current photograph, and verify the infor-
13	mation in each registry in which that offender is required
14	to be registered not less frequently than—
15	(1) each year, if the offender is a tier I sex of-
16	fender;
17	(2) every 6 months, if the offender is a tier II
18	sex offender; and
19	(3) every 3 months, if the offender is a tier III
20	sex offender.
21	SEC. 117. DUTY TO NOTIFY SEX OFFENDERS OF REGISTRA-
22	TION REQUIREMENTS AND TO REGISTER.
23	(a) In General.—An appropriate official shall, short-
24	ly before release of the sex offender from custody, or, if the
25	sex offender is not in custody, immediately after the sen-

	1 tencing of the sex offender, for the offense giving rise to th
	2 duty to register—
	3 (1) inform the sex offender of the duties of a sex
	4 offender under this title and explain those duties;
	5 (2) require the sex offender to read and sign a
	form stating that the duty to register has been ex-
•	plained and that the sex offender understands the reg-
6	3 istration requirement; and
Ģ	(3) ensure that the sex offender is registered.
10	(b) Notification of Sex Offenders Who Cannot
11	Comply With Subsection (a).—The Attorney General
12	shall prescribe rules for the notification of sex offenders who
13	cannot be registered in accordance with subsection (a).
14	SEC. 118. PUBLIC ACCESS TO SEX OFFENDER INFORMATION
15	THROUGH THE INTERNET.
16	(a) In General.—Except as provided in this section,
17	each jurisdiction shall make available on the Internet, in
18	a manner that is readily accessible to all jurisdictions and
19	to the public, all information about each sex offender in
20	the registry. The jurisdiction shall maintain the Internet
21	site in a manner that will permit the public to obtain rel-
22	evant information for each sex offender by a single query
23	for any given zip code or geographic radius set by the user.
24	The jurisdiction shall also include in the design of its Inter-
25	net site all field search capabilities needed for full partici-

	1 pation in the Dru Sjodin National Sex Offender Public
	2 Website and shall participate in that website as provided
	3 by the Attorney General.
	4 (b) Mandatory Exemptions.—A jurisdiction shall
	5 exempt from disclosure—
	6 (1) the identity of any victim of a sex offense;
	7 (2) the Social Security number of the sex of-
,	8 fender;
. ((3) any reference to arrests of the sex offender
10	that did not result in conviction; and
1 1	(4) any other information exempted from disclo-
-12	sure by the Attorney General.
13	(c) Optional Exemptions.—A jurisdiction may ex-
14	empt from disclosure—
15	(1) any information about a tier I sex offender
16	convicted of an offense other than a specified offense
17	against a minor;
18	(2) the name of an employer of the sex offender;
19	(3) the name of an educational institution where
20	the sex offender is a student; and
21	(4) any other information exempted from disclo-
22	sure by the Attorney General.
23	(d) Links.—The site shall include, to the extent prac-
24	ticable, links to sex offender safety and education resources

- 1 (e) CORRECTION OF ERRORS.—The site shall include
- 2 instructions on how to seek correction of information that
- 3 an individual contends is erroneous.
- 4 (f) WARNING.—The site shall include a warning that
- 5 information on the site should not be used to unlawfully
- 6 injure, harass, or commit a crime against any individual
- 7 named in the registry or residing or working at any re-
- 8 ported address. The warning shall note that any such action
- 9 could result in civil or criminal penalties.
- 10 SEC. 119. NATIONAL SEX OFFENDER REGISTRY.
- 11 (a) Internet.—The Attorney General shall maintain
- 12 a national database at the Federal Bureau of Investigation
- 13 for each sex offender and any other person required to reg-
- 14 ister in a jurisdiction's sex offender registry. The database
- 15 shall be known as the National Sex Offender Registry.
- 16 (b) ELECTRONIC FORWARDING.—The Attorney Gen-
- 17 eral shall ensure (through the National Sex Offender Reg-
- 18 istry or otherwise) that updated information about a sex
- 19 offender is immediately transmitted by electronic for-
- 20 warding to all relevant jurisdictions.
- 21 SEC. 120. DRU SJODIN NATIONAL SEX OFFENDER PUBLIC
- WEBSITE.
- 23 (a) Establishment.—There is established the Dru
- 24 Sjodin National Sex Offender Public Website (hereinafter

- 1 in this section referred to as the "Website"), which the At-
- 2 torney General shall maintain.
- 3 (b) Information to be Provided.—The Website
- 4 shall include relevant information for each sex offender and
- 5 other person listed on a jurisdiction's Internet site. The
- 6 Website shall allow the public to obtain relevant informa-
- 7 tion for each sex offender by a single query for any given
- 8 zip code or geographical radius set by the user in a form
- 9 and with such limitations as may be established by the At-
- 10 torney General and shall have such other field search capa-
- 11 bilities as the Attorney General may provide.
- 12 SEC. 121. MEGAN NICOLE KANKA AND ALEXANDRA NICOLE
- 13 ZAPP COMMUNITY NOTIFICATION PROGRAM.
- 14 (a) ESTABLISHMENT OF PROGRAM.—There is estab-
- 15 lished the Megan Nicole Kanka and Alexandra Nicole Zapp
- 16 Community Notification Program (hereinafter in this sec-
- 17 tion referred to as the "Program").
- 18 (b) Program Notification.—Except as provided in
- 19 subsection (c), immediately after a sex offender registers or
- 20 updates a registration, an appropriate official in the juris-
- 21 diction shall provide the information in the registry (other
- 22 than information exempted from disclosure by the Attorney
- 23 General) about that offender to the following:

1	(1) The Attorney General, who shall include that
2	information in the National Sex Offender Registry or
3	other appropriate databases.
4	(2) Appropriate law enforcement agencies (in-
5	cluding probation agencies, if appropriate), and each
6	school and public housing agency, in each area in
7	which the individual resides, is an employee or is a
8	student.
9	(3) Each jurisdiction where the sex offender re-
10	sides, is an employee, or is a student, and each juris-
11	diction from or to which a change of residence, em-
12	ployment, or student status occurs.
13	(4) Any agency responsible for conducting em-
14	ployment-related background checks under section 3 of
15	the National Child Protection Act of 1993 (42 U.S.C.
16	5119a).
17	(5) Social service entities responsible for pro-
18	tecting minors in the child welfare system.
19	(6) Volunteer organizations in which contact
20	with minors or other vulnerable individuals might
21	occur.
22	(7) Any organization, company, or individual
23	who requests such notification pursuant to procedures

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established by the jurisdiction.

	(c) FREQUENCY.—Notwithstanding subsection (b), an
2	2 organization or individual described in subsection (b)(6) or
3	3 (b)(7) may opt to receive the notification described in that
4	subsection no less frequently than once every five business
5	days.
6	SEC. 122. ACTIONS TO BE TAKEN WHEN SEX OFFENDER
7	FAILS TO COMPLY.
8	An appropriate official shall notify the Attorney Gen-
9	eral and appropriate law enforcement agencies of any fail-
10	ure by a sex offender to comply with the requirements of
11	a registry and revise the jurisdiction's registry to reflect the
12	nature of that failure. The appropriate official, the Attorney
13	General, and each such law enforcement agency shall take
14	any appropriate action to ensure compliance.
15	SEC. 123. DEVELOPMENT AND AVAILABILITY OF REGISTRY
16	MANAGEMENT AND WEBSITE SOFTWARE.
17	(a) Duty To Develop and Support.—The Attorney
18	General shall, in consultation with the jurisdictions, de-
19	velop and support software to enable jurisdictions to estab-
20	lish and operate uniform sex offender registries and Inter-
21	net sites.
22	(b) Criteria.—The software should facilitate—
23	(1) immediate exchange of information among
24	jurisdictions;

	1 (2) public access over the Internet to appropriate
	2 information, including the number of registered sea
	offenders in each jurisdiction on a current basis;
4	4 (3) full compliance with the requirements of this
	5 title; and
((4) communication of information to community
7	notification program participants as required under
8	section 121.
9	(c) Deadline.—The Attorney General shall make the
10	first complete edition of this software available to jurisdic-
11	tions within 2 years of the date of the enactment of this
12	Act.
13	SEC. 124. PERIOD FOR IMPLEMENTATION BY JURISDIC-
14	TIONS.
15	(a) Deadline.—Each jurisdiction shall implement
16	this title before the later of—
1.7	(1) 3 years after the date of the enactment of this
18	Act; and
19	(2) 1 year after the date on which the software
20	described in section 123 is available.
21	(b) Extensions.—The Attorney General may author-
22	ize up to two 1-year extensions of the deadline.
23	SEC. 125. FAILURE OF JURISDICTION TO COMPLY.
24	(a) In General.—For any fiscal year after the end
25	of the period for implementation, a jurisdiction that fails,

- 1 as determined by the Attorney General, to substantially im-
- 2 plement this title shall not receive 10 percent of the funds
- 3 that would otherwise be allocated for that fiscal year to the
- 4 jurisdiction under subpart 1 of part E of title I of the Om-
- 5 nibus Crime Control and Safe Streets Act of 1968 (42)
- 6 U.S.C. 3750 et seq.).

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(b) State Constitutionality.—

- (1) In General.—When evaluating whether a 8 9 jurisdiction has substantially implemented this title. the Attorney General shall consider whether the juris-10 11 diction is unable to substantially implement this title 12 because of a demonstrated inability to implement certain provisions that would place the jurisdiction in 13 14 violation of its constitution, as determined by a rul-15 ing of the jurisdiction's highest court.
 - (2) EFFORTS.—If the circumstances arise under paragraph (1), then the Attorney General and the jurisdiction shall make good faith efforts to accomplish substantial implementation of this title and to reconcile any conflicts between this title and the jurisdiction's constitution. In considering whether compliance with the requirements of this title would likely violate the jurisdiction's constitution or an interpretation thereof by the jurisdiction's highest court, the Attorney General shall consult with the chief executive and

- chief legal officer of the jurisdiction concerning the jurisdiction's interpretation of the jurisdiction's con-
- 3 stitution and rulings thereon by the jurisdiction's
- 4 highest court.
- 5 (3) ALTERNATIVE PROCEDURES.—If the jurisdiction is unable to substantially implement this title be-6 cause of a limitation imposed by the jurisdiction's 7 constitution, the Attorney General may determine 8 9 that the jurisdiction is in compliance with this Act if the jurisdiction has made, or is in the process of 10 implementing reasonable alternative procedures or ac-11 commodations, which are consistent with the purposes 12 13 of this Act.
- 14 (4) FUNDING REDUCTION.—If a jurisdiction does 15 not comply with paragraph (3), then the jurisdiction 16 shall be subject to a funding reduction as specified in 17 subsection (a).
- 18 (c) REALLOCATION.—Amounts not allocated under a 19 program referred to in this section to a jurisdiction for fail-20 ure to substantially implement this title shall be reallocated 21 under that program to jurisdictions that have not failed 22 to substantially implement this title or may be reallocated 23 to a jurisdiction from which they were withheld to be used 24 solely for the purpose of implementing this title.

- 1 (d) RULE OF CONSTRUCTION.—The provisions of this
- 2 title that are cast as directions to jurisdictions or their offi-
- 3 cials constitute, in relation to States, only conditions re-
- 4 quired to avoid the reduction of Federal funding under this
- 5 section.
- 6 SEC. 126. SEX OFFENDER MANAGEMENT ASSISTANCE
- 7 (SOMA) PROGRAM.
- 8 (a) IN GENERAL.—The Attorney General shall estab-
- 9 lish and implement a Sex Offender Management Assistance
- 10 program (in this title referred to as the "SOMA program"),
- 11 under which the Attorney General may award a grant to
- 12 a jurisdiction to offset the costs of implementing this title.
- 13 (b) APPLICATION.—The chief executive of a jurisdic-
- 14 tion desiring a grant under this section shall, on an annual
- 15 basis, submit to the Attorney General an application in
- 16 such form and containing such information as the Attorney
- 17 General may require.
- 18 (c) Bonus Payments for Prompt Compliance.—A
- 19 jurisdiction that, as determined by the Attorney General,
- 20 has substantially implemented this title not later than 2
- 21 years after the date of the enactment of this Act is eligible
- 22 for a bonus payment. The Attorney General may make such
- 23 a payment under the SOMA program for the first fiscal
- 24 year beginning after that determination. The amount of the
- 25 payment shall be—

1	(1) 10 percent of the total received by the juris-
2	
3	
4	1 year after the date of enactment of this Act; and
5	(2) 5 percent of such total, if not later than 2
6	years after that date.
7	(d) AUTHORIZATION OF APPROPRIATIONS.—In addi-
8	tion to any amounts otherwise authorized to be appro-
9	priated, there are authorized to be appropriated such sums
10	as may be necessary to the Attorney General, to be available
11	only for the SOMA program, for fiscal years 2007 through
12	2009.
13	SEC. 127. ELECTION BY INDIAN TRIBES.
14	(a) Election.—
15	(1) In General.—A federally recognized Indian
16	tribe may, by resolution or other enactment of the
17	tribal council or comparable governmental body—
18	(A) elect to carry out this subtitle as a ju-
19	risdiction subject to its provisions; or
20	(B) elect to delegate its functions under this
21	subtitle to another jurisdiction or jurisdictions
22	within which the territory of the tribe is located
23	and to provide access to its territory and such
24	other cooperation and assistance as may be need-
25	ed to enable such other jurisdiction or jurisdic-

1	tions to carry out and enforce the requirements
2	of this subtitle.
3	(2) IMPUTED ELECTION IN CERTAIN CASES.—A
4	tribe shall be treated as if it had made the election
5	described in paragraph (1)(B) if—
6	(A) it is a tribe subject to the law enforce-
7	ment jurisdiction of a State under section 1162
8	of title 18, United States Code;
9	(B) the tribe does not make an election
10	under paragraph (1) within 1 year of the enact-
11	ment of this Act or rescinds an election under
12	paragraph (1)(A); or
13	(C) the Attorney General determines that
14	the tribe has not substantially implemented the
15	requirements of this subtitle and is not likely to
16	become capable of doing so within a reasonable
17	amount of time.
18	(b) Cooperation Between Tribal Authorities
19 AN	D OTHER JURISDICTIONS.—
20	(1) NONDUPLICATION.—A tribe subject to this
21	subtitle is not required to duplicate functions under
22	this subtitle which are fully carried out by another ju-
23	risdiction or jurisdictions within which the territory
24	of the tribe is located.

	1 (2) Cooperative agreements.—A tribe may
2	through cooperative agreements with such a jurisdic-
3	3 tion or jurisdictions—
۷	(A) arrange for the tribe to carry out any
5	function of such a jurisdiction under this subtitle
6	with respect to sex offenders subject to the tribe's
7	jurisdiction; and
8	(B) arrange for such a jurisdiction to carry
9	out any function of the tribe under this subtitle
10	with respect to sex offenders subject to the tribe's
11	jurisdiction.
12	SEC. 128. REGISTRATION OF SEX OFFENDERS ENTERING
13	THE UNITED STATES.
14	The Attorney General, in consultation with the Sec-
15	retary of State and the Secretary of Homeland Security,
16	shall establish and maintain a system for informing the rel-
17	evant jurisdictions about persons entering the United States
18	who are required to register under this title. The Secretary
19	of State and the Secretary of Homeland Security shall pro-
20	vide such information and carry out such functions as the
21	Attorney General may direct in the operation of the system.
22	SEC. 129. REPEAL OF PREDECESSOR SEX OFFENDER PRO-
23	GRAM.
24	(a) Repeal.—Sections 170101 (42 U.S.C. 14071) and
25	170102 (42 U.S.C. 14072) of the Violent Crime Control and

1	Law Enforcement Act of 1994, and section 8 of the Pam
2	Lychner Sexual Offender Tracking and Identification Act
3	of 1996 (42 U.S.C. 14073), are repealed.
4	(b) Effective Date.—Notwithstanding any other
5	provision of this Act, this section shall take effect on the
6	date of the deadline determined in accordance with section
7	124(a).
8	SEC. 130. LIMITATION ON LIABILITY FOR THE NATIONAL
9	CENTER FOR MISSING AND EXPLOITED CHIL-
10	DREN.
11	Section 227 of the Victims of Child Abuse Act of 1990
12	(42 U.S.C. 13032) is amended by adding at the end the
13	following:
14	"(g) Limitation on Liability.—
15	"(1) In General.—Except as provided in para-
16	graphs (2) and (3), the National Center for Missing
17	and Exploited Children, including any of its direc-
18	tors, officers, employees, or agents, is not liable in any
19	civil or criminal action arising from the performance
20	of its CyberTipline responsibilities and functions, as
21	defined by this section, or from its efforts to identify
22	child victims.
23	"(2) Intentional, reckless, or other mis-
24	CONDUCT.—Paragraph (1) does not apply in an ac-

tion in which a party proves that the National Center

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	for Missing and Exploited Children, or its officer, em
2	ployee, or agent as the case may be, engaged in inten
3	tional misconduct or acted, or failed to act, with ac
4	tual malice, with reckless disregard to a substantia
5	risk of causing injury without legal justification, o
6	for a purpose unrelated to the performance of respon
7	sibilities or functions under this section.
8	"(3) Ordinary business activities.—Para-
9	graph (1) does not apply to an act or omission re-
10	lated to an ordinary business activity, such as an ac-
11	tivity involving general administration or operations,
12	the use of motor vehicles, or personnel management.".
13	SEC. 131. IMMUNITY FOR GOOD FAITH CONDUCT.
14	The Federal Government, jurisdictions, political sub-
15	divisions of jurisdictions, and their agencies, officers, em-
16	ployees, and agents shall be immune from liability for good
17	faith conduct under this title.

1	Subtitle B—Improving Federal
2	Criminal Law Enforcement To
3	Ensure Sex Offender Compliance
4	With Registration and Notifica-
5	tion Requirements and Protec-
6	tion of Children From Violent
7	Predators
8	SEC. 141. AMENDMENTS TO TITLE 18, UNITED STATES
9	CODE, RELATING TO SEX OFFENDER REG-
10	ISTRATION.
11	(a) CRIMINAL PENALTIES FOR NONREGISTRATION.—
12	(1) In General.—Part I of title 18, United
13	States Code, is amended by inserting after chapter
14	109A the following:
15	"CHAPTER 109B—SEX OFFENDER AND
16	CRIMES AGAINST CHILDREN REGISTRY
	"Sec. "2250. Failure to register.
17	"§ 2250. Failure to register
18	"(a) In General.—Whoever—
19	"(1) is required to register under the Sex Of-
20	fender Registration and Notification Act;
21	"(2)(A) is a sex offender as defined for the pur-
22	poses of the Sex Offender Registration and Notifica-
23	tion Act by reason of a conviction under Federal law
24	(including the Uniform Code of Military Justice), the

1	law of the District of Columbia, Indian tribal law, or
2	the law of any territory or possession of the United
3	States; or
4	"(B) travels in interstate or foreign commerce, or
5	enters or leaves, or resides in, Indian country; and
6	"(3) knowingly fails to register or update a reg-
7	istration as required by the Sex Offender Registration
8	and Notification Act;
9	shall be fined under this title or imprisoned not more than
10	10 years, or both.
11	"(b) Affirmative Defense.—In a prosecution for a
12	violation under subsection (a), it is an affirmative defense
13	that—
14	"(1) uncontrollable circumstances prevented the
15	individual from complying;
16	"(2) the individual did not contribute to the cre-
17	ation of such circumstances in reckless disregard of
18	the requirement to comply; and
19	"(3) the individual complied as soon as such cir-
20	cumstances ceased to exist.
21	"(c) Crime of Violence.—
22	"(1) IN GENERAL.—An individual described in
23	subsection (a) who commits a crime of violence under
24	Federal law (including the Uniform Code of Military
25	Justice), the law of the District of Columbia, Indian

	tribal law, or the law of any territory or possession
Ź	of the United States shall be imprisoned for not less
3	than 5 years and not more than 30 years.
۷	"(2) ADDITIONAL PUNISHMENT.—The punish-
5	ment provided in paragraph (1) shall be in addition
6	and consecutive to the punishment provided for the
7	violation described in subsection (a).".
8	(2) CLERICAL AMENDMENT.—The table of chap-
9	ters for part I of title 18, United States Code, is
10	amended by inserting after the item relating to chap-
11	ter 109A the following:
	"109B. Sex offender and crimes against children registry 2250".
12	(b) DIRECTIVE TO THE UNITED STATES SENTENCING
13	Commission.—In promulgating guidelines for use of a sen-
14	tencing court in determining the sentence to be imposed for
15	the offense specified in subsection (a), the United States
16	Sentencing Commission shall consider the following mat-
17	ters, in addition to the matters specified in section 994 of
18	title 28, United States Code:
19	(1) Whether the person committed another sex of-
20	fense in connection with, or during, the period for
21	which the person failed to register.
22	(2) Whether the person committed an offense
23	against a minor in connection with, or during, the
24	period for which the person failed to register.

]	(3) Whether the person voluntarily attempted to
2	correct the failure to register.
3	(4) The seriousness of the offense which gave rise
4	to the requirement to register, including whether such
5	offense is a tier I, tier II, or tier III offense, as those
6	terms are defined in section 111.
7	(5) Whether the person has been convicted or ad-
8	judicated delinquent for any offense other than the of-
9	fense which gave rise to the requirement to register.
10	(c) False Statement Offense:—Section 1001(a) of
11	title 18, United States Code, is amended by adding at the
12	end the following: "If the matter relates to an offense under
13	chapter 109A, 109B, 110, or 117, or section 1591, then the
14	term of imprisonment imposed under this section shall be
15	not more than 8 years.".
16	(d) Probation.—Paragraph (8) of section 3563(a) of
17	title 18, United States Code, is amended to read as follows:
18	"(8) for a person required to register under the
19	Sex Offender Registration and Notification Act, that
20	the person comply with the requirements of that Act;
21	and".
22	(e) SUPERVISED RELEASE.—Section 3583 of title 18,
23	United States Code, is amended—
24	(1) in subsection (d), in the sentence beginning
25	with "The court shall order, as an explicit condition

of supervised release for a person described in section 1 2 4042(c)(4)", by striking "described in section 4042(c)(4)" and all that follows through the end of the 3 sentence and inserting "required to register under the 4 5 Sex Offender Registration and Notification Act, that the person comply with the requirements of that 6 7 Act.". 8 (2) in subsection (k)— 9 (A) by striking "2244(a)(1), 2244(a)(2)" 10 and inserting "2243, 2244, 2245, 2250": (B) by inserting "not less than 5," after 11 "any term of years"; and 12 (C) by adding at the end the following: "If 13 14 a defendant required to register under the Sex 15 Offender Registration and Notification Act commits any criminal offense under any of chapters 16 17 109A, 110, or 117, or sections 1201 or 1591, for which imprisonment for a term longer than 1 18 19 year can be imposed, the court shall revoke the 20 term of supervised release and require the defend-21 ant to serve a term of imprisonment under subsection (e)(3) without regard to the exception 22 contained therein. Such term shall be not less 23 than 5 years.".

1	(f) Duties of the Bureau of Prisons.—Paragraph
2	(3) of section 4042(c) of title 18, United States Code, is
3	amended to read as follows:
4	"(3) The Director of the Bureau of Prisons shall in-
5	form a person who is released from prison and required
6	to register under the Sex Offender Registration and Notifi-
7	cation Act of the requirements of that Act as they apply
8	to that person and the same information shall be provided
9	to a person sentenced to probation by the probation officer
10	responsible for supervision of that person.".
11	(g) Conforming Amendments to Cross-Ref-
12	ERENCES.—Section 4042(c) of title 18, United States Code,
13	is amended—
14	(1) in paragraph (1), by striking "(4)" and in-
15	serting "(3), or any other person in a category speci-
16	fied by the Attorney General,"; and
17	(2) in paragraph (2)—
18	(A) in the first sentence, by striking "shall
19	be subject to a registration requirement as a sex
20	offender" and inserting "shall register as re-
21	quired by the Sex Offender Registration and No-
22	tification Act"; and
23	(B) in the fourth sentence, by striking "(4)"
24	and inserting "(3)".

(h) Conforming Repeal of Deadwood.—Para-1 graph (4) of section 4042(c) of title 18, United States Code, is repealed. 3 4 (i) MILITARY OFFENSES.— 5 (1) Section 115(a)(8)(C)(i) of Public Law 105-6 119 (111 Stat. 2466) is amended by striking "which 7 encompass" and all that follows through "and (B))" 8 and inserting "which are sex offenses as that term is defined in the Sex Offender Registration and Notifi-9 10 cation Act". 11 (2) Section 115(a)(8)(C)(iii) of Public Law 105-12 119 (111 Stat. 2466; 10 U.S.C. 951 note) is amended by striking "the amendments made by subparagraphs 13 14 (A) and (B)" and inserting "the Sex Offender Reg-15 istration and Notification Act". (j) Conforming Amendment Relating To Pa-16 ROLE.—Section 4209(a) of title 18, United States Code, is amended in the second sentence by striking "described" and 18 all that follows through the end of the sentence and inserting 19 "required to register under the Sex Offender Registration 20 and Notification Act that the person comply with the requirements of that Act.".

	1 SEC. 142. FEDERAL ASSISTANCE WITH RESPECT TO VIOLA-
	2 TIONS OF REGISTRATION REQUIREMENTS.
	3 (a) In General.—The Attorney General shall use the
	4 resources of Federal law enforcement, including the United
	5 States Marshals Service, to assist jurisdictions in locating
	6 and apprehending sex offenders who violate sex offender reg-
	7 istration requirements. For the purposes of section
;	8 566(e)(1)(B) of title 28, United States Code, a sex offender
Ģ	9 who violates a sex offender registration requirement shall
10) be deemed a fugitive.
1 1	(b) AUTHORIZATION OF APPROPRIATIONS.—There are
12	authorized to be appropriated such sums as may be nec-
13	essary for fiscal years 2007 through 2009 to implement this
14	section.
15	SEC. 143. PROJECT SAFE CHILDHOOD.
16	(a) Establishment of Program.—Not later than 6
17	months after the date of enactment of this Act, the Attorney
18	General shall create and maintain a Project Safe Childhood
19	program in accordance with this section.
20	(b) Initial Implementation.—Except as authorized
21	under subsection (c), funds authorized under this section
22	may only be used for the following 5 purposes:
23	(1) Integrated Federal, State, and local efforts to
24	investigate and prosecute child exploitation cases,
25	including—

1	(A) the partnership by each United States
2	Attorney with each Internet Crimes Against
3	Children Task Force that is a part of the Inter-
4	net Crimes Against Children Task Force Pro-
5	gram authorized and funded under title IV of the
6	Juvenile Justice and Delinquency Prevention Act
7	of 1974 (42 U.S.C. 5771 et seq.) (referred to in
8	this section as the "ICAC Task Force Program")
9	that exists within the district of such attorney;
10	(B) the partnership by each United States
11	Attorney with other Federal, State, and local law
12	enforcement partners working in the district of
13	such attorney to implement the program de-
14	scribed in subsection (a);
15	(C) the development by each United States
16	Attorney of a district-specific strategic plan to
17	coordinate the investigation and prosecution of
18	child exploitation crimes;
19	(D) efforts to identify and rescue victims of
20	child exploitation crimes; and
21	(E) local training, educational, and aware-
22	ness programs of such crimes.
23	(2) Major case coordination by the Department
24	of Justice (or other Federal agencies as appropriate),

1	including specific integration or cooperation, as ap
2	propriate, of—
3	(A) the Child Exploitation and Obscenity
4	Section within the Department of Justice;
5	(B) the Innocent Images Unit of the Federal
6	Bureau of Investigation,
7	(C) any task forces established in connection
8	with the Project Safe Childhood program set
9	forth under subsection (a); and
10	(D) the High Tech Investigative Unit with-
11	in the Criminal Division of the Department of
12	Justice.
13	(3) Increased Federal involvement in child por-
14	nography and enticement cases by providing addi-
15	tional investigative tools and increased penalties
16	under Federal law.
17	(4) Training of Federal, State, and local law en-
18	forcement through programs facilitated by—
19	(A) the National Center for Missing and
20	Exploited Children;
21	(B) the ICAC Task Force Program; and
22	(C) any other ongoing program regarding
23	the investigation and prosecution of computer-fa-
24	cilitated crimes against children, including

	1 training and coordination regarding lead.
	2 from—
	3 (i) Federal law enforcement operations,
	and
	5 (ii) the CyberTipline and Child Vic-
(6 tim-Identification programs managed and
,	maintained by the National Center for
8	Missing and Exploited Children.
Ģ	(5) Community awareness and educational pro-
10	grams through partnerships to provide national pub-
11	lic awareness and educational programs through—
12	(A) the National Center for Missing and
13	Exploited Children;
14	(B) the ICAC Task Force Program; and
15	(C) any other ongoing programs that—
16	(i) raises national awareness about the
17	threat of online sexual predators; or
18	(ii) provides information to parents
19	and children seeking to report possible vio-
20	lations of computer-facilitated crimes
21	against children.
22	(c) Expansion of Project Safe Childhood.—Not-
23	withstanding subsection (b), funds authorized under this
24	section may be also be used for the following purposes:

	1 (1) The addition of not less than 8 Assistant
	2 United States Attorneys at the Department of Justice
	dedicated to the prosecution of cases in connection
4	4 with the Project Safe Childhood program set forth
	5 under subsection (a).
((2) The creation, development, training, and de-
. 7	ployment of not less than 10 new Internet Crimes
8	Against Children task forces within the ICAC Task
9	Force Program consisting of Federal, State, and local
10	law enforcement personnel dedicated to the Project
11	Safe Childhood program set forth under subsection
12	(a), and the enhancement of the forensic capacities of
13	existing Internet Crimes Against Children task forces.
14	(3) The development and enhancement by the
15	Federal Bureau of Investigation of the Innocent Im-
16	ages task forces.
17	(4) Such other additional and related purposes
18	as the Attorney General determines appropriate.
19	(d) AUTHORIZATION OF APPROPRIATIONS.—For the
20	purpose of carrying out this section, there are authorized
21	to be appropriated—
22	(1) for the activities described under subsection
23	<i>(b)</i> —
24	(A) \$18,000,000 for fiscal year 2007; and

	(B) such sums as may be necessary for each
-	of the 5 succeeding fiscal years; and
-	3 (2) for the activities described under subsection
4	1 (c)—
5	(A) for fiscal year 2007—
ϵ	(i) \$15,000,000 for the activities under
7	paragraph (1);
8	(ii) \$10,000,000 for activities under
9	paragraph (2); and
10	(iii) \$4,000,000 for activities under
11	paragraph (3); and
12	(B) such sums as may be necessary for each
13	of the 5 succeeding fiscal years.
14	SEC. 144. FEDERAL ASSISTANCE IN IDENTIFICATION AND
15	LOCATION OF SEX OFFENDERS RELOCATED
16	AS A RESULT OF A MAJOR DISASTER.
17	The Attorney General shall provide assistance to juris-
18	dictions in the identification and location of a sex offender
19	relocated as a result of a major disaster.
20	SEC. 145. EXPANSION OF TRAINING AND TECHNOLOGY EF-
21	FORTS.
22	(a) Training.—The Attorney General shall—
23	(1) expand training efforts with Federal, State,
24	and local law enforcement officers and prosecutors to
25	effectively respond to the threat to children and the

1	public posed by sex offenders who use the Internet and
2	technology to solicit or otherwise exploit children;
3	(2) facilitate meetings involving corporations
4	that sell computer hardware and software or provide
5	services to the general public related to use of the
6	Internet, to identify problems associated with the use
7	of technology for the purpose of exploiting children;
8	(3) host national conferences to train Federal,
9	State, and local law enforcement officers, probation
10	and parole officers, and prosecutors regarding pro-ac-
11	tive approaches to monitoring sex offender activity on
12	the Internet;
13	(4) develop and distribute, for personnel listed in
14	paragraph (3), information regarding multidisci-
15	plinary approaches to holding offenders accountable
16	to the terms of their probation, parole, and sex of-
17	fender registration laws; and
18	(5) partner with other agencies to improve the
19	coordination of joint investigations among agencies to
20	effectively combat online solicitation of children by
21	sex offenders.
22	(b) Technology.—The Attorney General shall—
23	(1) deploy, to all Internet Crimes Against Chil-
24	dren Task Forces and their partner agencies, tech-

1	nology modeled after the Canadian Child Explo
2	tation Tracking System; and
3	(2) conduct training in the use of that tech
4	nology.
5	(c) REPORT.—Not later than July 1, 2007, the Attor
6	ney General, shall submit to Congress a report on the activi
7	ties carried out under this section. The report shall include
8	any recommendations that the Attorney General considers
9	appropriate.
10	(d) AUTHORIZATION OF APPROPRIATIONS.—There are
11	authorized to be appropriated to the Attorney General, for
12	fiscal year 2007—
13	(1) \$1,000,000 to carry out subsection (a); and
14	(2) \$2,000,000 to carry out subsection (b).
15	SEC. 146. OFFICE OF SEX OFFENDER SENTENCING, MONI-
16	TORING, APPREHENDING, REGISTERING, AND
17	TRACKING.
18	(a) Establishment.—There is established within the
19	Department of Justice, under the general authority of the
20 4	Attorney General, an Office of Sex Offender Sentencing,
21 /	Monitoring, Apprehending, Registering, and Tracking
22 (hereinafter in this section referred to as the "SMART Of-
23 f	ïce").
24	(b) DIRECTOR.—The SMART Office shall be headed by
25 a	Director who shall be appointed by the President. The

1	Director shall report to the Attorney General through the
2	Assistant Attorney General for the Office of Justice Pro-
3	grams and shall have final authority for all grants, cooper-
4	ative agreements, and contracts awarded by the SMART
5	Office. The Director shall not engage in any employment
6	other than that of serving as the Director, nor shall the Di-
7	rector hold any office in, or act in any capacity for, any
8	organization, agency, or institution with which the Office
9	makes any contract or other arrangement.
10	(c) Duties and Functions.—The SMART Office is
11	authorized to—
12	(1) administer the standards for the sex offender
13	registration and notification program set forth in this
14	Act;
15	(2) administer grant programs relating to sex of-
16	fender registration and notification authorized by this
17	Act and other grant programs authorized by this Act
18	as directed by the Attorney General;
19	(3) cooperate with and provide technical assist-
20	ance to States, units of local government, tribal gov-
21	ernments, and other public and private entities in-
22	volved in activities related to sex offender registration
23	or notification or to other measures for the protection

of children or other members of the public from sexual

abuse or exploitation; and

24

1	(4) perform such other functions as the Attorney
2	General may delegate.
3	Subtitle C-Access to Information
4	and Resources Needed To En-
5	sure That Children Are Not At-
6	$tacked\ or\ Abused$
7	SEC. 151. ACCESS TO NATIONAL CRIME INFORMATION
8	DATABASES.
9	(a) IN GENERAL.—Notwithstanding any other provi-
10	sion of law, the Attorney General shall ensure access to the
.11	national crime information databases (as defined in section
12	534 of title 28, United States Code) by—
13	(1) the National Center for Missing and Ex-
14	ploited Children, to be used only within the scope of
15	the Center's duties and responsibilities under Federal
16	law to assist or support law enforcement agencies in
17	administration of criminal justice functions; and
18	(2) governmental social service agencies with
19	child protection responsibilities, to be used by such
20	agencies only in investigating or responding to re-
21	ports of child abuse, neglect, or exploitation.
22	(b) Conditions of Access.—The access provided
23	under this section, and associated rules of dissemination,
24 s	chall be—
25	(1) defined by the Attorney General; and

l	(2) limited to personnel of the Center or such
2	agencies that have met all requirements set by the At-
3	torney General, including training, certification, and
4	background screening.
5	SEC. 152. REQUIREMENT TO COMPLETE BACKGROUND
6	CHECKS BEFORE APPROVAL OF ANY FOSTER
7	OR ADOPTIVE PLACEMENT AND TO CHECK
8	NATIONAL CRIME INFORMATION DATABASES
9	AND STATE CHILD ABUSE REGISTRIES; SUS-
10	PENSION AND SUBSEQUENT ELIMINATION OF
11	OPT-OUT.
12	(a) REQUIREMENT TO COMPLETE BACKGROUND
13	CHECKS BEFORE APPROVAL OF ANY FOSTER OR ADOPTIVE
14	Placement and To Check National Crime Informa-
15	TION DATABASES AND STATE CHILD ABUSE REGISTRIES;
16	SUSPENSION OF OPT-OUT.—
17	(1) REQUIREMENT TO CHECK NATIONAL CRIME
18	INFORMATION DATABASES AND STATE CHILD ABUSE
19	REGISTRIES.—Section 471(a)(20) of the Social Secu-
20	rity Act (42 U.S.C. 671(a)(20)) is amended—
21	(A) in subparagraph (A)—
22	(i) in the matter preceding clause
23	(I)—
24	(I) by inserting ", including fin-
25	gerprint-based checks of national crime

1	information databases (as defined in
2	section 534(e)(3)(A) of title 28, United
3	States Code)," after "criminal records
4	checks"; and
5	(II) by striking "on whose behalf
6	foster care maintenance payments or
7	adoption assistance payments are to be
8	made" and inserting "regardless of
9	whether foster care maintenance pay-
10	ments or adoption assistance payments
11	are to be made on behalf of the child";
12	and
13	(ii) in each of clauses (i) and (ii), by
14	inserting "involving a child on whose behalf
15	such payments are to be so made" after "in
16	any case"; and
17	(B) by adding at the end the following:
18	"(C) provides that the State shall—
19	"(i) check any child abuse and neglect reg-
20	istry maintained by the State for information on
21	any prospective foster or adoptive parent and on
22	any other adult living in the home of such a pro-
23	spective parent, and request any other State in
24	which any such prospective parent or other adult
25	has resided in the preceding 5 years, to enable

1	the State to check any child abuse and neglec
2	registry maintained by such other State for such
3	information, before the prospective foster or
4	adoptive parent may be finally approved for
5	placement of a child, regardless of whether foster
6	care maintenance payments or adoption assist
7	ance payments are to be made on behalf of the
8	child under the State plan under this part;
9	"(ii) comply with any request described in
10	clause (i) that is received from another State,
11	and
12	"(iii) have in place safeguards to prevent
13	the unauthorized disclosure of information in
14	any child abuse and neglect registry maintained
15	by the State, and to prevent any such informa-
16	tion obtained pursuant to this subparagraph
17	from being used for a purpose other than the
18	conducting of background checks in foster or
19	adoptive placement cases;".
20	(2) SUSPENSION OF OPT-OUT.—Section
21	471(a)(20)(B) of such Act (42 U.S.C. 671(a)(20)(B))
22	is amended—
23	(A) by inserting ", on or before September
24	30, 2005," after "plan if"; and

1	(B) by inserting ", on or before such date,"
2	after "or if".
3	(b) Elimination of Opt-Out.—Section 471(a)(20) o
4	such Act (42 U.S.C. 671(a)(20)), as amended by subsection
5	(a) of this section, is amended—
6	(1) in subparagraph (A), in the matter preceding
7	clause (i), by striking "unless an election provided for
8	in subparagraph (B) is made with respect to the
9	State,"; and
10	(2) by striking subparagraph (B) and redesig-
11	nating subparagraph (C) as subparagraph (B).
12	(c) Effective Date.—
13	(1) GENERAL—The amendments made by sub-
14	section (a) shall take effect on October 1, 2006, and
15	shall apply with respect to payments under part E of
16	title IV of the Social Security Act for calendar quar-
17	ters beginning on or after such date, without regard
18	to whether regulations to implement the amendments
19	are promulgated by such date.
20	(2) ELIMINATION OF OPT-OUT.—The amend-
21	ments made by subsection (b) shall take effect on Oc-
22	tober 1, 2008, and shall apply with respect to pay-
23	ments under part E of title IV of the Social Security
24	Act for calendar quarters beginning on or after such

- date, without regard to whether regulations to imple ment the amendments are promulgated by such date.
- 3 (3) DELAY PERMITTED IF STATE LEGISLATION
- 4 REQUIRED.—If the Secretary of Health and Human
- 5 Services determines that State legislation (other than
- 6 legislation appropriating funds) is required in order
- 7 for a State plan under section 471 of the Social Secu-
- 8 rity Act to meet the additional requirements imposed
- 9 by the amendments made by a subsection of this sec-
- 10 tion, the plan shall not be regarded as failing to meet
- any of the additional requirements before the first day
- of the first calendar quarter beginning after the first
- 13 regular session of the State legislature that begins
- 14 after the otherwise applicable effective date of the
- 15 amendments. If the State has a 2-year legislative ses-
- sion, each year of the session is deemed to be a sepa-
- 17 rate regular session of the State legislature.
- 18 SEC. 153. SCHOOLS SAFE ACT.
- 19 (a) SHORT TITLE.—This section may be cited as the
- 20 "Schools Safely Acquiring Faculty Excellence Act of 2006".
- 21 (b) IN GENERAL.—The Attorney General of the United
- 22 States shall, upon request of the chief executive officer of
- 23 a State, conduct fingerprint-based checks of the national
- 24 crime information databases (as defined in section

	1	534(f)(3)(A) of title 28, United States Code as redesignated
	2	under subsection (e)) pursuant to a request submitted by—
	3	(1) a child welfare agency for the purpose of—
	4	(A) conducting a background check required
	5	under section 471(a)(20) of the Social Security
	6	Act on individuals under consideration as pro-
	7	spective foster or adoptive parents; or
	8	(B) an investigation relating to an incident
	9	of abuse or neglect of a minor; or
1	0	(2) a private or public elementary school, a pri-
1	1	vate or public secondary school, a local educational
12	2	agency, or State educational agency in that State, on
13	3	individuals employed by, under consideration for em-
14	1	ployment by, or otherwise in a position in which the
15	5	individual would work with or around children in the
16)	school or agency.
17		(c) FINGERPRINT-BASED CHECK.—Where possible, the
18	ch	neck shall include a fingerprint-based check of State crimi-
19	$n\epsilon$	al history databases.
20		(d) FEES.—The Attorney General and the States may
21	ch	arge any applicable fees for the checks.
22		(e) Protection of Information.—An individual
23	ha	ving information derived as a result of a check under
24	sul	bsection (b) may release that information only to appro-
25	pri	iate officers of child welfare agencies, public or private

- 1 elementary or secondary schools, or educational agencies or
- 2 other persons authorized by law to receive that information.
- 3 (f) CRIMINAL PENALTIES.—An individual who know-
- 4 ingly exceeds the authority in subsection (b), or knowingly
- 5 releases information in violation of subsection (e), shall be
- 6 imprisoned not more than 10 years or fined under title 18,
- 7 United States Code, or both.
- 8 (g) CHILD WELFARE AGENCY DEFINED.—In this sec-
- 9 tion, the term "child welfare agency" means—
- 10 (1) the State or local agency responsible for ad-
- 11 ministering the plan under part B or part E of title
- 12 IV of the Social Security Act; and
- 13 (2) any other public agency, or any other private
- 14 agency under contract with the State or local agency
- 15 responsible for administering the plan under part B
- or part E of title IV of the Social Security Act, that
- is responsible for the licensing or approval of foster
- or adoptive parents.
- 19 (h) DEFINITION OF EDUCATION TERMS.—In this sec-
- 20 tion, the terms "elementary school", "local educational
- 21 agency", "secondary school", and "State educational agen-
- 22 cy" have the meanings given to those terms in section 9101
- 23 of the Elementary and Secondary Education Act of 1965
- 24 (20 U.S.C. 7801).

1	(i) TECHNICAL CORRECTION.—Section 5.34 of title 28,
2	United States Code, is amended by redesignating the second
3	subsection (e) as subsection (f).
4	SEC. 154. MISSING CHILD REPORTING REQUIREMENTS.
5	(a) In General.—Section 3702 of the Crime Control
6	Act of 1990 (42 U.S.C. 5780) is amended—
7	(1) by redesignating paragraphs (2) and (3) as
8	paragraphs (3) and (4), respectively;
9	(2) by inserting after paragraph (1) the fol-
10	lowing:
11	"(2) ensure that no law enforcement agency
12	within the State establishes or maintains any policy
13	that requires the removal of a missing person entry
14	from its State law enforcement system or the National
15	Crime Information Center computer database based
16	solely on the age of the person; and"; and
17	(3) in paragraph (3), as redesignated, by strik-
8	ing "immediately" and inserting "within 2 hours of
9	receipt".
20	(b) DEFINITIONS.—Section 403(1) of the Comprehen-
21	sive Crime Control Act of 1984 (42 U.S.C. 5772) is amend-
22	ed by striking "if" through subparagraph (B) and inserting
2	a servicolon

1	SEC. 155. DNA FINGERPRINTING.
2	The first sentence of section $3(a)(1)(A)$ of the DNA
3	Analysis Backlog Elimination Act of 2000 (42 U.S.C.
4	14135a(a)(1)(A)) is amended by striking "arrested" and in-
5	serting "arrested, facing charges, or convicted".
6	TITLE II—FEDERAL CRIMINAL
7	LAW ENHANCEMENTS NEED-
8	ED TO PROTECT CHILDREN
9	FROM SEXUAL ATTACKS AND
10	OTHER VIOLENT CRIMES
11	SEC. 201. PROHIBITION ON INTERNET SALES OF DATE RAPE
12	DRUGS.
13	Section 401 of the Controlled Substances Act (21
14	U.S.C. 841) is amended by adding at the end the following:
15	"(g) Internet Sales of Date Rape Drugs.—
16	"(1) Whoever knowingly uses the Internet to dis-
17	tribute a date rape drug to any person, knowing or
18	with reasonable cause to believe that—
19	"(A) the drug would be used in the commis-
20	sion of criminal sexual conduct, or
21	"(B) the person is not an authorized pur-
22	chaser;
23	shall be fined under this title or imprisoned not more
24	than 20 years, or both.
25	"(2) As used in this subsection:
26	"(A) The term 'date rape drug' means—

1	"(i) gamma hydroxybutyric acid
2	(GHB) or any controlled substance and
3	logue of GHB, including gamma butyro
4	lactone (GBL) or 1,4-butanediol;
5	"(ii) ketamine;
6	"(iii) flunitrazepam; or
.7	"(iv) any substance which the Attorney
8	General designates, pursuant to the rule-
9	making procedures prescribed by section
10	55.3 of title 5, United States Code, to be
11	used in committing rape or sexual assault.
12	The Attorney General is authorized to remove
13	any substance from the list of date rape drugs
14	pursuant to the same rulemaking authority.
15	"(B) The term 'authorized purchaser' means
16	any of the following persons, provided such per-
17	son has acquired the controlled substance in ac-
18	cordance with this Act:
19	"(i) A person with a valid prescription
20	that is issued for a legitimate medical pur-
21	pose in the usual course of professional
22	practice that is based upon a qualifying
23	medical relationship by a practitioner reg-
24	istered by the Attorney General. A 'quali-
25	fying medical relationship' means a medical

1	relationship that exists when the practi-
2	tioner has conducted at least 1 medical
3	evaluation with the authorized purchaser in
4	the physical presence of the practitioner,
5	without regard to whether portions of the
6	evaluation are conducted by other heath
7	professionals. The preceding sentence shall
8	not be construed to imply that 1 medical
9	evaluation demonstrates that a prescription
10	has been issued for a legitimate medical
11	purpose within the usual course of profes-
12	sional practice.
13.	"(ii) Any practitioner or other reg-
14	istrant who is otherwise authorized by their
15	registration to dispense, procure, purchase,
16	manufacture, transfer, distribute, import, or
17	export the substance under this Act.
18	"(iii) A person or entity providing
19	documentation that establishes the name,
20	address, and business of the person or entity
21	and which provides a legitimate purpose for
22	using any 'date rape drug' for which a pre-
23	scription is not required.
24	"(3) The Attorney General is authorized to pro-
25	mulgate regulations for record-keeping and reporting

1	by persons handling 1,4-butanediol in order to imple
2	ment and enforce the provisions of this section. Any
3	record or report required by such regulations shall be
4	considered a record or report required under this
5	Act.".
6	SEC. 202. JETSETA GAGE ASSURED PUNISHMENT FOR VIO
7	LENT CRIMES AGAINST CHILDREN.
8	Section 3559 of title 18, United States Code, is
9	amended—
10	(1) by redesignating subsection (f) as subsection
11	(g); and
12	(2) by inserting after subsection (e) the following:
13	"(f) Mandatory Minimum Terms of Imprisonment
14	FOR VIOLENT CRIMES AGAINST CHILDREN.—A person who
15	is convicted of a Federal offense that is a crime of violence
16	against the person of an individual who has not attained
17	the age of 18 years shall, unless a greater mandatory min-
18	imum sentence of imprisonment is otherwise provided by
19	law and regardless of any maximum term of imprisonment
20	otherwise provided for the offense—
21	"(1) if the crime of violence is murder, be im-
22	prisoned for life or for any term of years not less than
23	30, except that such person shall be punished by death
24	or life imprisonment if the circumstances satisfy any

1	of $subparagraphs$ (A) $through$ (D) of $section$
2	3591(a)(2) of this title;
3	"(2) if the crime of violence is kidnapping (as
4	defined in section 1201) or maining (as defined in
5	section 114), be imprisoned for life or any term of
6	years not less than 25; and
7	"(3) if the crime of violence results in serious
8	bodily injury (as defined in section 1365), or if a
9	dangerous weapon was used during and in relation to
10	the crime of violence, be imprisoned for life or for any
11	term of years not less than 10.".
12	SEC. 203. PENALTIES FOR COERCION AND ENTICEMENT BY
13	SEX OFFENDERS.
14	Section 2422(b) of title 18, United States Code, is
15	amended by striking "not less than 5 years and not more
16	than 30 years" and inserting "not less than 10 years or
17	for life".
18	SEC. 204. PENALTIES FOR CONDUCT RELATING TO CHILD
19	PROSTITUTION.
20	Section 2423(a) of title 18, United States Code, is
21	amended by striking "5 years and not more than 30 years"
22	and inserting "10 years or for life".
23	SEC. 205. PENALTIES FOR SEXUAL ABUSE.
24	

25 ed by striking ", imprisoned not more than 20 years, or

1	both" and inserting "and imprisoned for any term of years
2	or for life".
3	SEC. 206. INCREASED PENALTIES FOR SEXUAL OFFENSES
4	AGAINST CHILDREN.
5	(a) Sexual Abuse and Contact.—
6	(1) AGGRAVATED SEXUAL ABUSE OF CHIL-
7	DREN.—Section 2241(c) of title 18, United States
8	Code, is amended by striking ", imprisoned for any
9	term of years or life, or both" and inserting "and im-
10	prisoned for not less than 30 years or for life".
11	(2) ABUSIVE SEXUAL CONTACT WITH CHIL-
12	DREN.—Section 2244 of chapter 109A of title 18,
13	United States Code, is amended—
14	(A) in subsection (a)—
15	(i) in paragraph (1), by inserting
16	"subsection (a) or (b) of" before "section
17	2241";
18	(ii) by striking "or" at the end of
19	paragraph (3);
20	(iii) by striking the period at the end
21	of paragraph (4) and inserting "; or"; and
22	(iv) by inserting after paragraph (4)
23	$the\ following:$
24	"(5) subsection (c) of section 2241 of this title
25	had the sexual contact been a sexual act, shall be

	1 fined under this title and imprisoned for any term of
	2 years or for life."; and
	3 (B) in subsection (c), by inserting "(other
4	than subsection $(a)(5)$)" after "violates this sec-
:	5 tion".
(6 (3) Sexual abuse of children resulting in
7	DEATH.—Section 2245 of title 18, United States
8	
9	"§2245. Offenses resulting in death
10	"(a) In General.—A person who, in the course of an
11	·
12	2260, 2421, 2422, 2423, or 2425, murders an individual,
13	shall be punished by death or imprisoned for any term of
14	years or for life.".
15	(4) DEATH PENALTY AGGRAVATING FACTOR.—
16	Section 3592(c)(1) of title 18, United States Code, is
17	amended by inserting "section 2245 (offenses resulting
18	in death)," after "(wrecking trains),".
19	(b) SEXUAL EXPLOITATION AND OTHER ABUSE OF
20	CHILDREN.—
21	(1) Sexual exploitation of children.—Sec-
22	tion 2251(e) of title 18, United States Code, is
23	amended—
24	(A) by inserting "section 1591," after "this
25	chapter," the first place it appears;

1	(B) by striking "the sexual exploitation q
2	children" the first place it appears and inserting
3	"aggravated sexual abuse, sexual abuse, abusive
4	sexual contact involving a minor or ward, or sex
5	trafficking of children, or the production, posses-
6	sion, receipt, mailing, sale, distribution, ship-
7	ment, or transportation of child pornography";
8	and
9	(C) by striking "any term of years or for
10	life" and inserting "not less than 30 years or for
11	life".
12	(2) ACTIVITIES RELATING TO MATERIAL INVOLV-
13	ING THE SEXUAL EXPLOITATION OF CHILDREN.—Sec-
14	tion 2252(b) of title 18, United States Code, is
15	amended in paragraph (1)—
16	(A) by striking "paragraphs (1)" and in-
17	serting "paragraph (1)";
18	(B) by inserting "section 1591," after "this
19	chapter,"; and
20	(C) by inserting ", or sex trafficking of chil-
21	dren" after "pornography".
22	(3) ACTIVITIES RELATING TO MATERIAL CONSTI-
23	TUTING OR CONTAINING CHILD PORNOGRAPHY.—Sec-
24	tion 2252A(b) of title 18, United States Code, is
25	amended in paragraph (1)—

1	(A) by inserting "section 1591," after "this
2	chapter,"; and
3	(B) by inserting ", or sex trafficking of chil-
4	dren" after "pornography".
5	(4) Using misleading domain names to di-
6	RECT CHILDREN TO HARMFUL MATERIAL ON THE
7	INTERNET.—Section 2252B(b) of title 18, United
8	States Code, is amended by striking "4" and insert-
9	ing "10".
10	(5) Extraterritorial child pornography
11	OFFENSES.—Section 2260(c) of title 18, United States
12	Code, is amended to read as follows:
13	"(c) Penalties.—
14	"(1) A person who violates subsection (a), or at-
15	tempts or conspires to do so, shall be subject to the
16	penalties provided in subsection (e) of section 2251
17	for a violation of that section, including the penalties
18	provided for such a violation by a person with a
19	prior conviction or convictions as described in that
20	subsection.
21	"(2) A person who violates subsection (b), or at-
22	tempts or conspires to do so, shall be subject to the
23	penalties provided in subsection (b)(1) of section 2252
24	for a violation of paragraph (1), (2), or (3) of sub-
25	section (a) of that section, including the penalties

1	provided for such a violation by a person with a
2	prior conviction or convictions as described in sub-
3	section (b)(1) of section 2252.".
4	(c) Mandatory Life Imprisonment for Certain
5	Repeated Sex Offenses Against Children.—Section
6	3559(e)(2)(A) of title 18, United States Code, is amended
7	by inserting "1591 (relating to sex trafficking of children),"
8	after "under section".
9	SEC. 207. SEXUAL ABUSE OF WARDS.
10	Chapter 109A of title 18, United States Code, is
11	amended—
12	(1) in section 2243(b), by striking "five years"
13	and inserting "15 years"; and
14	(2) by inserting a comma after "Attorney Gen-
15	eral" each place it appears.
16	SEC. 208. MANDATORY PENALTIES FOR SEX-TRAFFICKING
17	OF CHILDREN.
18	Section 1591(b) of title 18, United States Code, is
19	amended—
20	(1) in paragraph (1)—
21	(A) by striking "or imprisonment" and in-
22	serting "and imprisonment";
23	(B) by inserting "not less than 15" after
24	"any term of years"; and
25	(C) by striking ", or both"; and

1	(2) in paragraph (2)—
2	(A) by striking "or imprisonment for not
3	more than 40 years, or both" and inserting "and
4	imprisonment for not less than 10 years or for
5	life"; and
6	(B) by striking ", or both".
7	SEC. 209. CHILD ABUSE REPORTING.
8	Section 2258 of title 18, United States Code, is amend-
9	ed by striking "guilty of a Class B misdemeanor" and in-
10	serting "fined under this title or imprisoned not more than
11	1 year or both".
12	SEC. 210. SEX OFFENDER SUBMISSION TO SEARCH AS CON-
13	DITION OF RELEASE.
14	(a) Conditions of Probation.—Section 3563(b) of
15	title 18, United States Code, is amended—
16	(1) in paragraph (21), by striking "or";
17	(2) in paragraph (22) by striking the period at
18	the end and inserting "or;" and
19	(3) by inserting after paragraph (22) the fol-
20	lowing:
21	"(23) if required to register under the Sex Of-
22	fender Registration and Notification Act, submit his
23	person, and any property, house, residence, vehicle,
24	papers, computer, other electronic communication or
25	data storage devices or media, and effects to search at

1	any time, with or without a warrant, by any law en-
2	forcement or probation officer with reasonable sus-
3	picion concerning a violation of a condition of proba-
4	tion or unlawful conduct by the person, and by any
5	probation officer in the lawful discharge of the offi-
6	cer's supervision functions.".
7	(b) SUPERVISED RELEASE.—Section 3583(d) of title
8	18, United States Code, is amended by adding at the end
9	the following: "The court may order, as an explicit condi-
10	tion of supervised release for a person who is a felon and
11	required to register under the Sex Offender Registration
12	and Notification Act, that the person submit his person,
13	and any property, house, residence, vehicle, papers, com-
14	puter, other electronic communications or data storage de-
15	vices or media, and effects to search at any time, with or
16	without a warrant, by any law enforcement or probation
17	officer with reasonable suspicion concerning a violation of
18	a condition of supervised release or unlawful conduct by
19	the person, and by any probation officer in the lawful dis-
20	charge of the officer's supervision functions.".
21	SEC. 211. NO LIMITATION FOR PROSECUTION OF FELONY
22	SEX OFFENSES.
23	Chapter 213 of title 18, United States Code, is
24	amended—
25	(1) by adding at the end the following:

1 "§ 3299. Child abduction and sex offenses

2	"Notwithstanding any other law, an indictment may
3	be found or an information instituted at any time without
4	limitation for any offense under section 1201 involving a
5	minor victim, and for any felony under chapter 109A, 110
6	(except for section 2257 and 2257A), or 117, or section
7	1591."; and
8	(2) by adding at the end of the table of sections
9	at the beginning of the chapter the following new
10	item:
	"3299. Child abduction and sex offenses".
11	SEC. 212. VICTIMS' RIGHTS ASSOCIATED WITH HABEAS COR-
12	PUS PROCEEDINGS.
13	Section 3771(b) of title 18, United States Code, is
14	amended—
15	(1) by striking "In any court proceeding" and
16	inserting the following:
17	"(1) IN GENERAL.—In any court proceeding";
18	and
19	(2) by adding at the end the following:
20	"(2) Habeas corpus proceedings.—
21	"(A) In General.—In a Federal habeas
22	corpus proceeding arising out of a State convic-
23	tion, the court shall ensure that a crime victim
24	is afforded the rights described in paragraphs
25	(3), (4), (7), and (8) of subsection (a).

1	"(B) Enforcement.—
2	"(i) In GENERAL.—These rights may
3	be enforced by the crime victim or the crime
4	victim's lawful representative in the man-
5	ner described in paragraphs (1) and (3) of
6	subsection (d).
7	"(ii) MULTIPLE VICTIMS.—In a case
8	involving multiple victims, subsection $(d)(2)$
9	shall also apply.
10	"(C) LIMITATION.—This paragraph relates
11	to the duties of a court in relation to the rights
12	of a crime victim in Federal habeas corpus pro-
13	ceedings arising out of a State conviction, and
14	does not give rise to any obligation or require-
15	ment applicable to personnel of any agency of
16	the Executive Branch of the Federal Government.
17	"(D) DEFINITION.—For purposes of this
18	paragraph, the term 'crime victim' means the
19	person against whom the State offense is com-
20	mitted or, if that person is killed or incapaci-
21	tated, that person's family member or other law-
22	ful representative.".
23	SEC. 213. KIDNAPPING JURISDICTION.
24	Section 1201 of title 18, United States Code, is
25	11000 000 1 01

1	(1) in subsection (a)(1), by striking "if the per
2	son was alive when the transportation began" and in
3	serting ", or the offender travels in interstate or for
4	eign commerce or uses the mail or any means, facil-
5	ity, or instrumentality of interstate or foreign com-
6	merce in committing or in furtherance of the commis-
7	sion of the offense"; and
8	(2) in subsection (b), by striking "to interstate"
9	and inserting "in interstate".
10	SEC. 214. MARITAL COMMUNICATION AND ADVERSE SPOUS-
11	AL PRIVILEGE.
12	The Committee on Rules, Practice, Procedure, and
13	Evidence of the Judicial Conference of the United States
14	shall study the necessity and desirability of amending the
15	Federal Rules of Evidence to provide that the confidential
16	marital communications privilege and the adverse spousal
17	privilege shall be inapplicable in any Federal proceeding
18	in which a spouse is charged with a crime against—
19	(1) a child of either spouse; or
20	(2) a child under the custody or control of either
21	spouse.
22	SEC. 215. ABUSE AND NEGLECT OF INDIAN CHILDREN.
23	Section 1153(a) of title 18, United States Code, is
24	amended by inserting "felony child abuse or neglect," after
25	"years,".

1	SEC. 216. IMPROVEMENTS TO THE BAIL REFORM ACT TO
2	ADDRESS SEX CRIMES AND OTHER MATTERS.
3	Section 3142 of title 18, United States Code, is
4	amended—
5	(1) in subsection $(c)(1)(B)$, by inserting at the
6	end the following: "In any case that involves a minor
7	victim under section 1201, 1591, 2241, 2242,
8	2244(a)(1), 2245 , 2251 , $2251A$, $2252(a)(1)$,
9	2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2),
10	$2252A(a)(3),\ 2252A(a)(4),\ 2260,\ 2421,\ 2422,\ 2423,\ or$
11	2425 of this title, or a failure to register offense under
12	section 2250 of this title, any release order shall con-
13	tain, at a minimum, a condition of electronic moni-
14	toring and each of the conditions specified at sub-
15	paragraphs (iv), (v), (vi), (vii), and (viii)."
16	(2) in subsection $(f)(1)$ —
17	(A) in subparagraph (C), by striking "or"
18	at the end; and
19	(B) by adding at the end the following:
20	"(E) any felony that is not otherwise a
21	crime of violence that involves a minor victim or
22	that involves the possession or use of a firearm
23	or destructive device (as those terms are defined
24	in section 921), or any other dangerous weapon,
25	or involves a failure to register under section
26	2250 of title 18, United States Code; or"; and

1	(3) in subsection (g), by striking paragraph (1)
2	and inserting the following:
3	"(1) the nature and circumstances of the offense
4	charged, including whether the offense is a crime of
5	violence, a Federal crime of terrorism, or involves a
6	minor victim or a controlled substance, firearm, ex-
7	plosive, or destructive device;".
8	TITLE III—CIVIL COMMITMENT
9	OF DANGEROUS SEX OFFEND-
10	ERS
11	SEC. 301. JIMMY RYCE STATE CIVIL COMMITMENT PRO-
12	GRAMS FOR SEXUALLY DANGEROUS PER-
13	SONS.
14	(a) Grants Authorized.—Except as provided in
15	subsection (b), the Attorney General shall make grants to
16	jurisdictions for the purpose of establishing, enhancing, or
17	operating effective civil commitment programs for sexually
18	dangerous persons.
19	(b) Limitation.—The Attorney General shall not
20	make any grant under this section for the purpose of estab-
21	lishing, enhancing, or operating any transitional housing
22	for a sexually dangerous person in or near a location where
23	minors or other vulnerable persons are likely to come into
24	contact with that person.
25	(c) Eligibility.—

1	(1) In General.—To be eligible to receive a
2	grant under this section, a jurisdiction shall, before
3	the expiration of the compliance period—
4	(A) have established a civil commitment
5	program for sexually dangerous persons that is
6	consistent with guidelines issued by the Attorney
7	General; or
8	(B) submit a plan for the establishment of
9	such a program.
10	(2) COMPLIANCE PERIOD.—The compliance pe-
11	riod referred to in paragraph (1) expires on the date
12	that is 2 years after the date of the enactment of this
13	Act. However, the Attorney General may, on a case-
14	by-case basis, extend the compliance period that ap-
15	plies to a jurisdiction if the Attorney General con-
16	siders such an extension to be appropriate.
17	(3) Release notice.—
18	(A) Each civil commitment program for
19	which funding is required under this section
20	shall require the issuance of timely notice to a
21	State official responsible for considering whether
22	to pursue civil commitment proceedings upon the
23	impending release of any person incarcerated by

24

 $the\ State\ who-\!\!\!\!-$

1	(i) has been convicted of a sexually vio-
2	lent offense; or
3	(ii) has been deemed by the State to be
4	at high risk for recommitting any sexual of-
5	fense against a minor.
6	(B) The program shall further require that
7	upon receiving notice under subparagraph (A),
8	the State official shall consider whether or not to
.9	pursue a civil commitment proceeding, or any
10	equivalent proceeding required under State law.
11	(d) Attorney General Reports.—Not later than
12	January 31 of each year, beginning with 2008, the Attorney
13	General shall submit to the Committee on the Judiciary of
14	the Senate and the Committee on the Judiciary of the House
15	of Representatives a report on the progress of jurisdictions
16	in implementing this section and the rate of sexually violent
17	offenses for each jurisdiction.
18	(e) DEFINITIONS.—As used in this section:
19	(1) The term "civil commitment program"
20	means a program that involves—
21	(A) secure civil confinement, including ap-
22	propriate control, care, and treatment during
23	such confinement; and

1	(B) appropriate supervision, care, and
2	treatment for individuals released following such
3	confinement.
4	(2) The term "sexually dangerous person" means
5	a person suffering from a serious mental illness, ab-
6	normality, or disorder, as a result of which the indi-
7	vidual would have serious difficulty in refraining
8	from sexually violent conduct or child molestation.
9	(3) The term "jurisdiction" has the meaning
10	given such term in section 111.
11	(f) AUTHORIZATION OF APPROPRIATIONS.—There are
12	authorized to be appropriated to carry out this section
13	\$10,000,000 for each of fiscal years 2007 through 2010.
14	SEC. 302. JIMMY RYCE CIVIL COMMITMENT PROGRAM.
15	Chapter 313 of title 18, United States Code, is
16	amended—
17	(1) in the chapter analysis—
18	(A) in the item relating to section 4241, by
19	inserting "or to undergo postrelease proceedings"
20	after "trial"; and
21	(B) by inserting at the end the following:
	"4248. Civil commitment of a sexually dangerous person";
22	(2) in section 4241—
23	(A) in the heading, by inserting or "TO
24	UNDERGO POSTRELEASE PROCEEDINGS"
25	after "TRIAL";

1	(B) in the first sentence of subsection (a),
2	by inserting "or at any time after the commence-
3	ment of probation or supervised release and
4	prior to the completion of the sentence," after
5	``defendant,";
6	(C) in subsection (d)—
7	(i) by striking "trial to proceed" each
8	place it appears and inserting "proceedings
9	to go forward"; and
10	(ii) by striking "section 4246" and in-
11	serting "sections 4246 and 4248"; and
12	(D) in subsection (e)—
13	(i) by inserting "or other proceedings"
14	after "trial"; and
15	(ii) by striking "chapter 207" and in-
16	serting "chapters 207 and 227";
17	(3) in section 4247—
18	(A) by striking ", or 4246" each place it
19	appears and inserting ", 4246, or 4248";
20	(B) in subsections (g) and (i), by striking
21	"4243 or 4246" each place it appears and insert-
22	ing "4243, 4246, or 4248";
23	(C) in subsection (a)—
24	(i) by amending subparagraph $(1)(C)$
25	to read as follows:

1	"(C) drug, alcohol, and sex offender treat
2	ment programs, and other treatment programs
3	that will assist the individual in overcoming a
4	psychological or physical dependence or any con-
5 .	dition that makes the individual dangerous to
6	others; and";
7	(ii) in paragraph (2), by striking
8	"and" at the end;
9	(iii) in paragraph (3), by striking the
10	period at the end and inserting a semicolon;
11	and
12	(iv) by inserting at the end the fol-
13	lowing:
14	"(4) 'bodily injury' includes sexual abuse;
15	"(5) 'sexually dangerous person' means a person
16	who has engaged or attempted to engage in sexually
17	violent conduct or child molestation and who is sexu-
18	ally dangerous to others; and
19	"(6) 'sexually dangerous to others' with respect a
20	person, means that the person suffers from a serious
21	mental illness, abnormality, or disorder as a result of
22	which he would have serious difficulty in refraining
23	from sexually violent conduct or child molestation if
24	released.";

ļ	(D) in subsection (b), by striking " 4245 or
2	2 4246" and inserting "4245, 4246, or 4248";
3	(E) in subsection $(c)(4)$ —
4	(i) by redesignating subparagraphs (D)
5	and (E) as subparagraphs (E) and (F) re-
6	spectively; and
7	(ii) by inserting after subparagraph
8	(C) the following:
9	"(D) if the examination is ordered under
10	section 4248, whether the person is a sexually
11	dangerous person;"; and
12	(F) in subsections (e) and (h)—
13	(i) by striking "hospitalized" each
14	place it appears and inserting "committed";
15	and
16	(ii) by striking "hospitalization" each
17	place it appears and inserting "commit-
18	ment"; and
19	(4) by inserting at the end the following:
20	"§ 4248. Civil commitment of a sexually dangerous
21	person .
22	"(a) Institution of Proceedings.—In relation to
23	a person who is in the custody of the Bureau of Prisons,
24	or who has been committed to the custody of the Attorney
25	General pursuant to section 4241(d), or against whom all

- 1 criminal charges have been dismissed solely for reasons re-
- 2 lating to the mental condition of the person, the Attorney
- 3 General or any individual authorized by the Attorney Gen-
- 4 eral or the Director of the Bureau of Prisons may certify
- 5 that the person is a sexually dangerous person, and trans-
- 6 mit the certificate to the clerk of the court for the district
- 7 in which the person is confined. The clerk shall send a copy
- 8 of the certificate to the person, and to the attorney for the
- 9 Government, and, if the person was committed pursuant
- 10 to section 4241(d), to the clerk of the court that ordered the
- 11 commitment. The court shall order a hearing to determine
- 12 whether the person is a sexually dangerous person. A certifi-
- 13 cate filed under this subsection shall stay the release of the
- 14 person pending completion of procedures contained in this
- 15 section.
- 16 "(b) Psychiatric or Psychological Examination
- 17 AND REPORT.—Prior to the date of the hearing, the court
- 18 may order that a psychiatric or psychological examination
- 19 of the defendant be conducted, and that a psychiatric or
- 20 psychological report be filed with the court, pursuant to the
- 21 provisions of section 4247(b) and (c).
- 22 "(c) Hearing.—The hearing shall be conducted pursu-
- 23 ant to the provisions of section 4247(d).
- 24 "(d) Determination and Disposition.—If, after the
- 25 hearing, the court finds by clear and convincing evidence

- 1 that the person is a sexually dangerous person, the court
- 2 shall commit the person to the custody of the Attorney Gen-
- 3 eral. The Attorney General shall release the person to the
- 4 appropriate official of the State in which the person is dom-
- 5 iciled or was tried if such State will assume responsibility
- 6 for his custody, care, and treatment. The Attorney General
- 7 shall make all reasonable efforts to cause such a State to
- 8 assume such responsibility. If, notwithstanding such efforts,
- 9 neither such State will assume such responsibility, the At-
- 10 torney General shall place the person for treatment in a
- 11 suitable facility, until—
- 12 "(1) such a State will assume such responsi-
- 13 bility; or
- 14 "(2) the person's condition is such that he is no
- longer sexually dangerous to others, or will not be sex-
- 16 ually dangerous to others if released under a pre-
- 17 scribed regimen of medical, psychiatric, or psycho-
- 18 logical care or treatment;
- 19 whichever is earlier.
- 20 "(e) DISCHARGE.—When the Director of the facility in
- 21 which a person is placed pursuant to subsection (d) deter-
- 22 mines that the person's condition is such that he is no
- 23 longer sexually dangerous to others, or will not be sexually
- 24 dangerous to others if released under a prescribed regimen
- 25 of medical, psychiatric, or psychological care or treatment,

1	he shall promptly file a certificate to that effect with the
2	clerk of the court that ordered the commitment. The cler
3	shall send a copy of the certificate to the person's counse
4	and to the attorney for the Government. The court shall
5	order the discharge of the person or, on motion of the attor
6	ney for the Government or on its own motion, shall hold
7	a hearing, conducted pursuant to the provisions of section
8	4247(d), to determine whether he should be released. If, after
9	the hearing, the court finds by a preponderance of the evi
10	dence that the person's condition is such that—
11	"(1) he will not be sexually dangerous to others
12	if released unconditionally, the court shall order that
13	he be immediately discharged; or
14	"(2) he will not be sexually dangerous to others
15	if released under a prescribed regimen of medical,
16	psychiatric, or psychological care or treatment, the
17	court shall—
18	"(A) order that he be conditionally dis-
19	charged under a prescribed regimen of medical,
20	psychiatric, or psychological care or treatment
21	that has been prepared for him, that has been
22	certified to the court as appropriate by the Di-
23	rector of the facility in which he is committed,
24	and that has been found by the court to be ap-
25	propriate; and

1	"(B) order, as an explicit condition of re-
2	lease, that he comply with the prescribed regimen
3	of medical, psychiatric, or psychological care or
4	treatment.
5	The court at any time may, after a hearing employ-
6	ing the same criteria, modify or eliminate the regi-
7	men of medical, psychiatric, or psychological care or
8	treatment.
9	"(f) REVOCATION OF CONDITIONAL DISCHARGE.—The
10	director of a facility responsible for administering a regi-
11	men imposed on a person conditionally discharged under
12	subsection (e) shall notify the Attorney General and the
13	court having jurisdiction over the person of any failure of
14	the person to comply with the regimen. Upon such notice,
15	or upon other probable cause to believe that the person has
16	failed to comply with the prescribed regimen of medical,
17	psychiatric, or psychological care or treatment, the person
18	may be arrested, and, upon arrest, shall be taken without
19	unnecessary delay before the court having jurisdiction over
20	him. The court shall, after a hearing, determine whether
21	the person should be remanded to a suitable facility on the
22	ground that he is sexually dangerous to others in light of
23	his failure to comply with the prescribed regimen of med-
24	ical, psychiatric, or psychological care or treatment.

1	"(g) Release to State of Certain Other Per-
2	sons.—If the director of the facility in which a person is
3	hospitalized or placed pursuant to this chapter certifies to
4	the Attorney General that a person, against whom all
5	charges have been dismissed for reasons not related to the
6	mental condition of the person, is a sexually dangerous per-
7	son, the Attorney General shall release the person to the ap-
8	propriate official of the State in which the person is domi-
9	ciled or was tried for the purpose of institution of State
10	proceedings for civil commitment. If neither such State will
1.1	assume such responsibility, the Attorney General shall re-
12	lease the person upon receipt of notice from the State that
13	it will not assume such responsibility, but not later than
14	10 days after certification by the director of the facility.".
15	TITLE IV—IMMIGRATION LAW
16	REFORMS TO PREVENT SEX
17	OFFENDERS FROM ABUSING
18	CHILDREN
19	SEC. 401. FAILURE TO REGISTER A DEPORTABLE OFFENSE.
20	Section 237(a)(2)(A) of the Immigration and Nation-
21	ality Act (8 U.S.C. 1227(a)(2)(A)) is amended—
22	(1) by redesignating clause (v) as clause (vi);
23	and
24	(2) by inserting after clause (iv) the following
25	new clause:

1	"(v) Failure to register as a sex
2	OFFENDER.—Any alien who is convicted
3	under section 2250 of title 18, United States
4	Code, is deportable.".
5	SEC. 402. BARRING CONVICTED SEX OFFENDERS FROM
6	HAVING FAMILY-BASED PETITIONS AP-
7	PROVED.
8	(a) Immigrant Family Members.—Section 204(a)(1)
9	of the Immigration and Nationality Act (8 U.S.C.
10	1154(a)(1)), is amended—
11	(1) in subparagraph (A)(i), by striking "Any"
12	and inserting "Except as provided in clause (viii),
13	any";
14	(2) in subparagraph (A), by inserting after
15	clause (vii) the following:
16	"(viii)(I) Clause (i) shall not apply to
17	a citizen of the United States who has been
18	convicted of a specified offense against a
19	minor, unless the Secretary of Homeland
20	Security, in the Secretary's sole and
21	unreviewable discretion, determines that the
22	citizen poses no risk to the alien with re-
23	spect to whom a petition described in clause
24	(i) is filed.

1	"(II) For purposes of subclause (I), the
2	term 'specified offense against a minor' is
3	defined as in section 111 of the Adam
4	Walsh Child Protection and Safety Act of
5	2006."; and
6	(3) in subparagraph $(B)(i)$ —
7	(A) by striking "(B)(i) Any alien" and in-
8	serting the following: " $(B)(i)(I)$ Except as pro-
9	vided in subclause (II), any alien"; and
10	(B) by adding at the end the following:
11	"(I) Subclause (I) shall not apply
12	in the case of an alien lawfully admit-
13	ted for permanent residence who has
14	been convicted of a specified offense
15	against a minor (as defined in sub-
16	paragraph $(A)(viii)(II)),$ $unless$ the
17	Secretary of Homeland Security, in the
18	Secretary's sole and unreviewable dis-
19	cretion, determines that such person
20	poses no risk to the alien with respect
21	to whom a petition described in sub-
22	clause (I) is filed.".
23	(b) Nonimmigrants.—Section $101(a)(15)(K)$ (8
24	U.S.C. $1101(a)(15)(K)$), is amended by inserting "(other
5	there a vitizen described in section 204(a)(1)(A)(viji)(I))"

1	after "citizen of the United States" each place that phrase
2	appears.
3	TITLE V—CHILD PORNOGRAPHY
4	PREVENTION
5	SEC. 501. FINDINGS.
6	Congress makes the following findings:
7	(1) The effect of the intrastate production, trans-
8	portation, distribution, receipt, advertising, and pos-
9	session of child pornography on the interstate market
10	in child pornography.
11	(A) The illegal production, transportation,
12	distribution, receipt, advertising and possession
13	of child pornography, as defined in section
14	2256(8) of title 18, United States Code, as well
15	as the transfer of custody of children for the pro-
16	duction of child pornography, is harmful to the
17	physiological, emotional, and mental health of
18	the children depicted in child pornography and
19	has a substantial and detrimental effect on soci-
20	ety as a whole.
21	(B) A substantial interstate market in child
22	pornography exists, including not only a multi-
23	million dollar industry, but also a nationwide
24	network of individuals openly advertising their

desire to exploit children and to traffic in child

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pornography. Many of these individuals distribute child pornography with the expectation of receiving other child pornography in return.

- (C) The interstate market in child pornography is carried on to a substantial extent through the mails and other instrumentalities of interstate and foreign commerce, such as the Internet. The advent of the Internet has greatly increased the ease of transporting, distributing, receiving, and advertising child pornography in interstate commerce. The advent of digital cameras and digital video cameras, as well as videotape cameras, has greatly increased the ease of producing child pornography. The advent of inexpensive computer equipment with the capacity to store large numbers of digital images of child pornography has greatly increased the ease of possessing child pornography. Taken together, these technological advances have had the unfortunate result of greatly increasing the interstate market in child pornography.
- (D) Intrastate incidents of production, transportation, distribution, receipt, advertising, and possession of child pornography, as well as the transfer of custody of children for the produc-

tion of child pornography, have a substantial and direct effect upon interstate commerce because:

(i) Some persons engaged in the production, transportation, distribution, receipt, advertising, and possession of child pornography conduct such activities entirely within the boundaries of one state. These persons are unlikely to be content with the amount of child pornography they produce, transport, distribute, receive, advertise, or possess. These persons are therefore likely to enter the interstate market in child pornography in search of additional child pornography, thereby stimulating demand in the interstate market in child pornography.

(ii) When the persons described in subparagraph (D)(i) enter the interstate market in search of additional child pornography, they are likely to distribute the child pornography they already produce, transport, distribute, receive, advertise, or possess to persons who will distribute additional child pornography to them, thereby stimu-

lating supply in the interstate market in child pornography.

- (iii) Much of the child pornography that supplies the interstate market in child pornography is produced entirely within the boundaries of one state, is not traceable, and enters the interstate market surreptitiously. This child pornography supports demand in the interstate market in child pornography and is essential to its existence.
- (E) Prohibiting the intrastate production, transportation, distribution, receipt, advertising, and possession of child pornography, as well as the intrastate transfer of custody of children for the production of child pornography, will cause some persons engaged in such intrastate activities to cease all such activities, thereby reducing both supply and demand in the interstate market for child pornography.
- (F) Federal control of the intrastate incidents of the production, transportation, distribution, receipt, advertising, and possession of child pornography, as well as the intrastate transfer of children for the production of child pornography,

1	is essential to the effective control of the inter
2	state market in child pornography.
3	(2) The importance of protecting children from
4	repeat exploitation in child pornography:
5	(A) The vast majority of child pornography
6	prosecutions today involve images contained on
7	computer hard drives, computer disks, and re-
. 8	lated media.
9	(B) Child pornography is not entitled to
10	protection under the First Amendment and thus
11	may be prohibited.
12	(C) The government has a compelling State
13	interest in protecting children from those who
14	sexually exploit them, and this interest extends
15	to stamping out the vice of child pornography at
16	all levels in the distribution chain.
17	(D) Every instance of viewing images of
18	child pornography represents a renewed violation
19	of the privacy of the victims and a repetition of
20	their abuse.
21	(E) Child pornography constitutes prima
22,	facie contraband, and as such should not be dis-
23	tributed to, or copied by, child pornography de-
24	fendants or their attorneys.

1	(F) It is imperative to prohibit the repro-
2	duction of child pornography in criminal cases
3	so as to avoid repeated violation and abuse of
4	victims, so long as the government makes reason-
5	able accommodations for the inspection, viewing,
6	and examination of such material for the pur-
7	poses of mounting a criminal defense.
8	SEC. 502. OTHER RECORD KEEPING REQUIREMENTS.
9	(a) In General.—Section 2257 of title 18, United
10	States Code, is amended—
11	(1) in subsection (a), by inserting after "video-
12	tape," the following: "digital image, digitally- or
13	computer-manipulated image of an actual human
14	being, picture,";
15	(2) in subsection (e)(1), by adding at the end the
16	following: "In this paragraph, the term 'copy' in-
17	cludes every page of a website on which matter de-
18	scribed in subsection (a) appears.";
19	(3) in subsection (f), by—
20	(A) in paragraph (3), by striking "and"
21	after the semicolon;
22	(B) in paragraph (4), by striking the period
23	and inserting "; and"; and
24	(C) by adding at the end the following:

1	"(5) for any person to whom subsection (a) ap
2	plies to refuse to permit the Attorney General or his
3	or her designee to conduct an inspection under sub-
4	section (c)."; and
5	(4) by striking subsection (h) and inserting the
6	following:
7	"(h) In this section—
8	"(1) the term 'actual sexually explicit conduct
9	means actual but not simulated conduct as defined in
10	clauses (i) through (v) of section 2256(2)(A) of this
11	title;
12	"(2) the term 'produces'—
13	"(A) means—
14	"(i) actually filming, videotaping,
15	photographing, creating a picture, digital
16	image, or digitally- or computer-manipu-
17	lated image of an actual human being;
18	"(ii) digitizing an image, of a visual
19	depiction of sexually explicit conduct; or,
20	assembling, manufacturing, publishing, du-
21	plicating, reproducing, or reissuing a book,
22	magazine, periodical, film, videotape, dig-
23	ital image, or picture, or other matter in-
24	tended for commercial distribution, that

1	contains a visual depiction of sexually ex-
2	plicit conduct; or
3	"(iii) inserting on a computer site or
4	service a digital image of, or otherwise
5	managing the sexually explicit content, of a
6	computer site or service that contains a vis-
7	ual depiction of, sexually explicit conduct;
8	and
9	"(B) does not include activities that are
10	limited to—
11	"(i) photo or film processing, including
12	digitization of previously existing visual de-
13	pictions, as part of a commercial enterprise,
14	with no other commercial interest in the
15	sexually explicit material, printing, and
16	$video\ duplication;$
17	"(ii) distribution;
18	"(iii) any activity, other than those ac-
19	tivities identified in subparagraph (A), that
20	does not involve the hiring, contracting for,
21	managing, or otherwise arranging for the
22	participation of the depicted performers;
23	"(iv) the provision of a telecommuni-
24	cations service, or of an Internet access serv-
25	ice or Internet information location tool (as

1	those terms are defined in section 231 of the
2	Communications Act of 1934 (47 U.S.C
3	231)); or
4	"(v) the transmission, storage, re
5	trieval, hosting, formatting, or translation
6	(or any combination thereof) of a commu
7	nication, without selection or alteration of
8	the content of the communication, except
9	that deletion of a particular communication
10	or material made by another person in a
11	manner consistent with section 230(c) of the
12	Communications Act of 1934 (47 U.S.C.
13	230(c)) shall not constitute such selection or
14	alteration of the content of the communica-
15	$tion,\ and$
16	"(3) the term 'performer' includes any person
17	portrayed in a visual depiction engaging in, or as-
18	sisting another person to engage in, sexually explicit
19	conduct.".
20	(b) Construction.—The provisions of section 2257
21	shall not apply to any depiction of actual sexually explicit
22	conduct as described in clause (v) of section 2256(2)(A) of
23	title 18, United States Code, produced in whole or in part,
24	prior to the effective date of this section unless that depic-
25	tion also includes actual sexually explicit conduct as de-

1	scribed in clauses (i) through (iv) of section 2256(2)(A) of
2	title 18, United States Code.
3	SEC. 503. RECORD KEEPING REQUIREMENTS FOR SIMU-
4	LATED SEXUAL CONDUCT.
5	(a) In General.—Chapter 110 of title 18, United
6	States Code, is amended by inserting after section 2257 the
7	following:
8	"SEC. 2257A. RECORD KEEPING REQUIREMENTS FOR SIMU-
9	LATED SEXUAL CONDUCT.
10	"(a) Whoever produces any book, magazine, periodical,
11	film, videotape, digital image, digitally- or computer-ma-
12	nipulated image of an actual human being, picture, or other
13	matter that—
14	"(1) contains 1 or more visual depictions of sim-
15	ulated sexually explicit conduct; and
16	"(2) is produced in whole or in part with mate-
17	rials which have been mailed or shipped in interstate
18	or foreign commerce, or is shipped or transported or
19	is intended for shipment or transportation in inter-
20	state or foreign commerce;
21	shall create and maintain individually identifiable records
22	pertaining to every performer portrayed in such a visual
23	depiction.

1	"(b) Any person to whom subsection (a) applies shall
2	with respect to every performer portrayed in a visual depic
3	tion of simulated sexually explicit conduct—
4	"(1) ascertain, by examination of an identifica
5	tion document containing such information, the per
6	former's name and date of birth, and require the per
7	former to provide such other indicia of his or her
8	identity as may be prescribed by regulations;
9	"(2) ascertain any name, other than the per-
10	former's present and correct name, ever used by the
11	performer including maiden name, alias, nickname,
12	stage, or professional name; and
13	"(3) record in the records required by subsection
14	(a) the information required by paragraphs (1) and
15	(2) and such other identifying information as may be
16	prescribed by regulation.
17	"(c) Any person to whom subsection (a) applies shall
18	maintain the records required by this section at their busi-
19	ness premises, or at such other place as the Attorney Gen-
20	eral may by regulation prescribe and shall make such
21	records available to the Attorney General for inspection at
22	all reasonable times.
23	" $(d)(1)$ No information or evidence obtained from
24	records required to be created or maintained by this section
25	shall, except as provided in this section, directly or indi-

- 1 rectly, be used as evidence against any person with respect
- 2 to any violation of law.
- 3 "(2) Paragraph (1) shall not preclude the use of such
- 4 information or evidence in a prosecution or other action
- 5 for a violation of this chapter or chapter 71, or for a viola-
- 6 tion of any applicable provision of law with respect to the
- 7 furnishing of false information.
- 8 "(e)(1) Any person to whom subsection (a) applies
- 9 shall cause to be affixed to every copy of any matter de-
- 10 scribed in subsection (a)(1) in such manner and in such
- 11 form as the Attorney General shall by regulations prescribe,
- 12 a statement describing where the records required by this
- 13 section with respect to all performers depicted in that copy
- 14 of the matter may be located. In this paragraph, the term
- 15 'copy' includes every page of a website on which matter de-
- 16 scribed in subsection (a) appears.
- 17 "(2) If the person to whom subsection (a) applies is
- 18 an organization the statement required by this subsection
- 19 shall include the name, title, and business address of the
- 20 individual employed by such organization responsible for
- 21 maintaining the records required by this section.
- 22 "(f) It shall be unlawful—
- 23 "(1) for any person to whom subsection (a) ap-
- 24 plies to fail to create or maintain the records as re-

1	quired by subsections (a) and (c) or by any regula
2	tion promulgated under this section;
3	"(2) for any person to whom subsection (a) ap-
4	plies knowingly to make any false entry in or know-
5	ingly to fail to make an appropriate entry in, any
6	record required by subsection (b) or any regulation
7	promulgated under this section;
8	"(3) for any person to whom subsection (a) ap-
9	plies knowingly to fail to comply with the provisions
10	of subsection (e) or any regulation promulgated pur-
11	suant to that subsection; or
12	"(4) for any person knowingly to sell or other-
13	wise transfer, or offer for sale or transfer, any book,
14	magazine, periodical, film, video, or other matter,
15	produced in whole or in part with materials which
16	have been mailed or shipped in interstate or foreign
17	commerce or which is intended for shipment in inter-
18	state or foreign commerce, that—
19	"(A) contains 1 or more visual depictions
20	made after the date of enactment of this sub-
21	section of simulated sexually explicit conduct;
22	and
23	"(B) is produced in whole or in part with
24	materials which have been mailed or shipped in
25	interstate or foreign commerce or is shipped or

1	transported or is intended for shipment or trans-
2	portation in interstate or foreign commerce;
3	which does not have affixed thereto, in a manner pre-
4	scribed as set forth in subsection (e)(1), a statement
5	describing where the records required by this section
6	may be located, but such person shall have no duty
7	to determine the accuracy of the contents of the state-
8	ment or the records required to be kept.
9	"(5) for any person to whom subsection (a) ap-
10	plies to refuse to permit the Attorney General or his
11	or her designee to conduct an inspection under sub-
12	section (c).
13	"(g) As used in this section, the terms 'produces' and
14	'performer' have the same meaning as in section 2257(h)
15	of this title.
16	"(h)(1) The provisions of this section and section 2257
17	shall not apply to matter, or any image therein, containing
8	one or more visual depictions of simulated sexually explicit
19	conduct, or actual sexually explicit conduct as described in
20	clause (v) of section 2256(2)(A), if such matter—
21	"(A)(i) is intended for commercial distribution;
22	"(ii) is created as a part of a commercial enter-
23	prise by a person who certifies to the Attorney Gen-
24	eral that such person regularly and in the normal
5	course of business collects and maintains individually

identifiable information regarding all performers, including minor performers, employed by that person, pursuant to Federal and State tax, labor, and other laws, labor agreements, or otherwise pursuant to industry standards, where such information includes the name, address, and date of birth of the performer; and

"(iii) is not produced, marketed or made available by the person described in clause (ii) to another in circumstances such than an ordinary person would conclude that the matter contains a visual depiction that is child pornography as defined in section 2256(8); or

"(B)(i) is subject to the authority and regulation of the Federal Communications Commission acting in its capacity to enforce section 1464 of this title, regarding the broadcast of obscene, indecent or profane programming; and

"(ii) is created as a part of a commercial enterprise by a person who certifies to the Attorney General that such person regularly and in the normal course of business collects and maintains individually identifiable information regarding all performers, including minor performers, employed by that person, pursuant to Federal and State tax, labor, and other laws, labor agreements, or otherwise pursuant to in-

- 1 dustry standards, where such information includes the
- 2 name, address, and date of birth of the performer.
- 3 "(2) Nothing in subparagraphs (A) and (B) of para-
- 4 graph (1) shall be construed to exempt any matter that con-
- 5 tains any visual depiction that is child pornography, as
- 6 defined in section 2256(8), or is actual sexually explicit
- 7 conduct within the definitions in clauses (i) through (iv)
- 8 of section 2256(2)(A).
- 9 "(i)(1) Whoever violates this section shall be impris-
- 10 oned for not more than 1 year, and fined in accordance
- 11 with the provisions of this title, or both.
- 12 "(2) Whoever violates this section in an effort to con-
- 13 ceal a substantive offense involving the causing, trans-
- 14 porting, permitting or offering or seeking by notice or ad-
- 15 vertisement, a minor to engage in sexually explicit conduct
- 16 for the purpose of producing a visual depiction of such con-
- 17 duct in violation of this title, or to conceal a substantive
- 18 offense that involved trafficking in material involving the
- 19 sexual exploitation of a minor, including receiving, trans-
- 20 porting, advertising, or possessing material involving the
- 21 sexual exploitation of a minor with intent to traffic, in vio-
- 22 lation of this title, shall be imprisoned for not more than
- 23 5 years and fined in accordance with the provisions of this
- 24 title, or both.

1	"(3) Whoever violates paragraph (2) after having been
2	previously convicted of a violation punishable under that
3	paragraph shall be imprisoned for any period of years not
4	more than 10 years but not less than 2 years, and fined
5	in accordance with the provisions of this title, or both.
6	"The provisions of this section shall not become effec-
7	tive until 90 days after the final regulations implementing
8	this section are published in the Federal Register. The pro-
9	visions of this section shall not apply to any matter, or
10	image therein, produced, in whole or in part, prior to the
11	effective date of this section.
12	"(k) On an annual basis, the Attorney General shall
13	submit a report to Congress—
14	"(1) concerning the enforcement of this section
15	and section 2257 by the Department of Justice during
16	the previous 12-month period; and
17	"(2) including—
8	"(A) the number of inspections undertaken
9	pursuant to this section and section 2257;
20	"(B) the number of open investigations pur-
21	suant to this section and section 2257;
22	"(C) the number of cases in which a person
23	has been charged with a violation of this section
4	and section 2257; and

1	"(D) for each case listed in response to sub-
2	paragraph (C), the name of the lead defendant,
3	the federal district in which the case was
4	brought, the court tracking number, and a syn-
5	opsis of the violation and its disposition, if any,
6	including settlements, sentences, recoveries and
7	penalties.".
8	(b) CHAPTER ANALYSIS.—The chapter analysis for
9	chapter 110 of title 18, United States Code, is amended by
10	inserting after the item for section 2257 the following:
	"2257A. Recordkeeping requirements for simulated sexual conduct.".
11	SEC. 504. PREVENTION OF DISTRIBUTION OF CHILD POR-
	MOODADING HOED AS EUIDENCE IN DEOCECH
12	NOGRAPHY USED AS EVIDENCE IN PROSECU-
12 13	TIONS.
13	
13 14	TIONS.
13 14	TIONS. Section 3509 of title 18, United States Code, is amend-
13 14 15	TIONS. Section 3509 of title 18, United States Code, is amended by adding at the end the following: "(m) PROHIBITION ON REPRODUCTION OF CHILD)
13 14 15 16	TIONS. Section 3509 of title 18, United States Code, is amended by adding at the end the following: "(m) PROHIBITION ON REPRODUCTION OF CHILD)
13 14 15 16	TIONS. Section 3509 of title 18, United States Code, is amended by adding at the end the following: "(m) PROHIBITION ON REPRODUCTION OF CHILD PORNOGRAPHY.—
113 114 115 116 117	TIONS. Section 3509 of title 18, United States Code, is amended by adding at the end the following: "(m) PROHIBITION ON REPRODUCTION OF CHILD PORNOGRAPHY.— "(1) In any criminal proceeding, any property
113 114 115 116 117 118	TIONS. Section 3509 of title 18, United States Code, is amended by adding at the end the following: "(m) Prohibition on Reproduction of Child Pornography.— "(1) In any criminal proceeding, any property or material that constitutes child pornography (as de-
113 114 115 116 117 118 119 220	Section 3509 of title 18, United States Code, is amended by adding at the end the following: "(m) Prohibition on Reproduction of Child Pornography.— "(1) In any criminal proceeding, any property or material that constitutes child pornography (as defined by section 2256 of this title) shall remain in the
113 114 115 116 117 118 119 220	Section 3509 of title 18, United States Code, is amended by adding at the end the following: "(m) Prohibition on Reproduction of Child Pornography.— "(1) In any criminal proceeding, any property or material that constitutes child pornography (as defined by section 2256 of this title) shall remain in the care, custody, and control of either the Government or
13 14 15 16 17 18 19 20 21	Section 3509 of title 18, United States Code, is amended by adding at the end the following: "(m) Prohibition on Reproduction of Child Pornography.— "(1) In any criminal proceeding, any property or material that constitutes child pornography (us defined by section 2256 of this title) shall remain in the care, custody, and control of either the Government or the court.

1	ant to copy, photograph, duplicate, or otherwise re-
2	produce any property or material that constitutes
3	child pornography (as defined by section 2256 of this
4	title), so long as the Government makes the property
5	or material reasonably available to the defendant.
6	"(B) For the purposes of subparagraph (A),
7	property or material shall be deemed to be reasonably
8	available to the defendant if the Government provides
9	ample opportunity for inspection, viewing, and exam-
10	ination at a Government facility of the property or
11	material by the defendant, his or her attorney, and
12	any individual the defendant may seek to qualify to
13	furnish expert testimony at trial.".
14	SEC. 505. AUTHORIZING CIVIL AND CRIMINAL ASSET FOR-
15	FEITURE IN CHILD EXPLOITATION AND OB-
16	SCENITY CASES.
17	(a) Conforming Forfeiture Procedures for Ob-
18	SCENITY OFFENSES.—Section 1467 of title 18, United
19	States Code, is amended—
20	(1) in subsection $(a)(3)$, by inserting a period
21	after "of such offense" and striking all that follows;
22	and
23	(2) by striking subsections (b) through (n) and
24	inserting the following:

1	"(b) The provisions of section 413 of the Controlled
2	Substances Act (21 U.S.C. 853), with the exception of sub-
3	sections (a) and (d), shall apply to the criminal forfeiture
4	of property pursuant to subsection (a).
5	"(c) Any property subject to forfeiture pursuant to sub-
6	section (a) may be forfeited to the United States in a civil
7	case in accordance with the procedures set forth in chapter
8	46 of this title.".
9	(b) Property Subject to Criminal Forfeiture.—
10	Section 2253(a) of title 18, United States Code, is
11	amended—
12	(1) in the matter preceding paragraph (1)—
13	(A) by inserting "or who is convicted of an
14	offense under section 2252B of this chapter,"
15	after "2260 of this chapter"; and
16	(B) by striking "an offense under section
17	2421, 2422, or 2423 of chapter 117" and insert-
18	ing "an offense under chapter 109A";
19	(2) in paragraph (1), by inserting "2252A,
20	2252B, or 2260" after "2252"; and
21	(3) in paragraph (3), by inserting "or any prop-
22	erty traceable to such property" before the period.
23	(c) Criminal Forfeiture Procedure.—Section
24	2253 of title 18, United States Code, is amended by striking
25	subsections (b) through (o) and inserting the following:

. 1	"(b) Section 413 of the Controlled Substances Act (23
2	U.S.C. 853) with the exception of subsections (a) and (d)
3	applies to the criminal forfeiture of property pursuant to
4	subsection (a).".
5	(d) Civil Forfeiture.—Section 2254 of title 18,
6	United States Code, is amended to read as follows:
7	"§ 2254. Civil forfeiture
8	"Any property subject to forfeiture pursuant to section
9	2253 may be forfeited to the United States in a civil case
10	in accordance with the procedures set forth in chapter 46.".
11	SEC. 506. PROHIBITING THE PRODUCTION OF OBSCENITY
12	AS WELL AS TRANSPORTATION, DISTRIBU-
13	TION, AND SALE.
14	(a) Section 1465.—Section 1465 of title 18 of the
15	United States Code is amended—
16	(1) by inserting "PRODUCTION AND-" before
17	"TRANSPORTATION" in the heading of the section;
18	(2) by inserting "produces with the intent to
19	transport, distribute, or transmit in interstate or for-
20	eign commerce, or whoever knowingly" after "whoever
21	knowingly" and before "transports or travels in"; and
22	(3) by inserting a comma after "in or affecting
23	such commerce".
24	(b) Section 1466.—Section 1466 of title 18 of the
25	United States Code is amended—

1	(1) in subsection (a), by inserting "producing
2	with intent to distribute or sell, or" before "selling or
3	transferring obscene matter,";
4	(2) in subsection (b), by inserting, "produces"
5	before "sells or transfers or offers to sell or transfer
6	obscene matter"; and
7	(3) in subsection (b) by inserting "production,"
8	before "selling or transferring or offering to sell or
9	transfer such material.".
10	SEC. 507. GUARDIANS AD LITEM.
11	Section 3509(h)(1) of title 18, United States Code, is
12	amended by inserting ", and provide reasonable compensa-
13	tion and payment of expenses for," before "a guardian".
14	TITLE VI—GRANTS, STUDIES,
15	AND PROGRAMS FOR CHIL-
16	DREN AND COMMUNITY SAFE-
17	TY
18	Subtitle A—Mentoring Matches for
19	Youth Act
20	SEC. 601. SHORT TITLE.
21	This subtitle may be cited as the "Mentoring Matches
22	for Youth Act of 2006".
23	SEC. 602. FINDINGS.
24	Congress finds the following:

1	(1) Big Brothers Big Sisters of America, which
2	was founded in 1904 and chartered by Congress in
3	1958, is the oldest and largest mentoring organization
4	in the United States.
5	(2) There are over 450 Big Brothers Big Sisters
6	of America local agencies providing mentoring pro-
7	grams for at-risk children in over 5,000 communities
8	throughout every State, Guam, and Puerto Rico.
9	(3) Over the last decade, Big Brothers Big Sis-
10	ters of America has raised a minimum of 75 percent
11	of its annual operating budget from private sources
12	and is continually working to grow private sources of
13	funding to maintain this ratio of private to Federal
14	funds.
15	(4) In 2005, Big Brothers Big Sisters of America
16	provided mentors for over 2.35,000 children.
17	(5) Big Brothers Big Sisters of America has a
18	goal to provide mentors for 1,000,000 children per
9	year.
20	SEC. 603. GRANT PROGRAM FOR EXPANDING BIG BROTH-
21	ERS BIG SISTERS MENTORING PROGRAM.
22	In each of fiscal years 2007 through 2012, the Admin-
23	istrator of the Office of Juvenile Justice and Delinquency
24	Prevention (hereafter in this Act referred to as the "Admin-
5	istrutur") may make grants to Rig Brothers Rig Sisters of

1	America to use for expanding the capacity of and carrying
2	out the Big Brothers Big Sisters mentoring programs for
3	at-risk youth.
4	SEC. 604. BIANNUAL REPORT.
5	(a) In General.—Big Brothers Big Sisters of Amer
6	ica shall submit 2 reports to the Administrator in each o
7	fiscal years 2007 through 2013. Big Brothers Big Sisters
8	of America shall submit the first report in a fiscal year
9	not later than April 1 of that fiscal year and the second
10	report in a fiscal year not later than September 30 of that
11	fiscal year.
12	(b) REQUIRED CONTENT.—Each such report shall in-
13	clude the following:
14	(1) A detailed statement of the progress made by
15	Big Brothers Big Sisters of America in expanding the
16	capacity of and carrying out mentoring programs for
17	at-risk youth.
18	(2) A detailed statement of how the amounts re-
19	ceived under this Act have been used.
20	(3) A detailed assessment of the effectiveness of
21	the mentoring programs.
22	(4) Recommendations for continued grants and
23	the appropriate amounts for such grants.

1	SEC. 605. AUTHORIZATION OF APPROPRIATIONS.
2	There are authorized to be appropriated to carry out
3	this Act—
4	(1) \$9,000,000 for fiscal year 2007;
5	(2) \$10,000,000 for fiscal year 2008;
6	(3) \$11,500,000 for fiscal year 2009;
7	(4) \$13,000,000 for fiscal year 2010; and
8	(5) \$15,000,000 for fiscal year 2011.
9	Subtitle B-National Police Ath-
10	letic League Youth Enrichment
11	Act
12	SEC. 611. SHORT TITLE.
13	This subtitle may be cited as the "National Police Ath-
14	letic League Youth Enrichment Reauthorization Act of
15	2006".
16	SEC. 612. FINDINGS.
17	Section 2 of the National Police Athletic League Youth
18	Enrichment Act of 2000 (42 U.S.C. 13751 note) is
19	amended—
20	(1) in paragraph (1)—
21	(A) by redesignating subparagraphs (C)
22	through (G) as subparagraphs (D) through (H),
23	respectively; and
24	(B) by inserting after subparagraph (B) the
25	following:

1	"(C) develop life enhancing character and
2	leadership skills in young people;";
3	(2) in paragraph (2) by striking "55-year" and
4	inserting "90-year";
5	(3) in paragraph (3)—
6	(A) by striking "320 PAL chapters" and in-
7	serting "350 PAL chapters"; and
8	(B) by striking "1,500,000 youth" and in-
9	serting "2,000,000 youth";
10	(4) in paragraph (4), by striking "82
11	percent" and inserting "85 percent";
12	(5) in paragraph (5), in the second sentence, by
13	striking "receive no" and inserting "rarely receive";
14	(6) in paragraph (6), by striking "17 are at
15	risk" and inserting "18 are at risk"; and
16	(7) in paragraph (7), by striking "1999" and in-
17	serting "2005".
18	SEC. 613. PURPOSE.
19	Section 3 of the National Police Athletic League Youth
20	Enrichment Act of 2000 (42 U.S.C. 13751 note) is
21	amended—
22	(1) in paragraph (1)—
23	(A) by striking "320 established PAL chap-
24	ters" and inserting "342 established PAL chap-
25	ters"; and

1	(B) by striking "and" at the end;
2	(2) in paragraph (2), by striking "2006." and
3	inserting "2010; and"; and
4	(3) by adding at the end the following:
5	"(3) support of an annual gathering of PAL
6	chapters and designated youth leaders from such
7	chapters to participate in a 3-day conference that ad-
8	dresses national and local issues impacting the youth
9	of America and includes educational sessions to ad-
10	vance character and leadership skills.".
11	SEC. 614. GRANTS AUTHORIZED.
12	Section 5 of the National Police Athletic League Youth
13	Enrichment Act of 2000 (42 U.S.C. 13751 note) is
14	amended—
15	(1) in subsection (a), by striking "2001 through
16	2005" and inserting "2006 through 2010"; and
17	(2) in subsection (b)(1)(B), by striking "not less
18	than 570 PAL chapters in operation before January
19	1, 2004" and inserting "not fewer than 500 PAL
20	chapters in operation before January 1, 2010".
21	SEC. 615. USE OF FUNDS.
22	Section 6(a)(2) of the National Police Athletic League
23	Youth Enrichment Act of 2000 (42 U.S.C. 13751 note) is
24	amended—

1	(1) in the matter preceding subparagraph (A),
2	by striking "four" and inserting "two"; and
3	(2) in subparagraph (A)—
4	(A) in the matter preceding clause (i), by
5	striking "two programs" and inserting "one pro-
6	gram";
7	(B) in clause (iii), by striking "or";
8	(C) in clause (iv), by striking "and" and
9	inserting "or"; and
10	(D) by inserting after clause (iv) the fol-
11	lowing:
12	"(v) character development and leader-
13	ship training; and".
14	SEC. 616. AUTHORIZATION OF APPROPRIATIONS.
15	Section 8(a) of the National Police Athletic League
16	Youth Enrichment Act of 2000 (42 U.S.C. 13751 note) is
17	amended by striking "2001 through 2005" and inserting
18	"2006 through 2010".
19	SEC. 617. NAME OF LEAGUE.
20	(a) Definitions.—Section 4(4) of the National Police
21	Athletic League Youth Enrichment Act of 2000 (42 U.S.C.
22	13751 note) is amended in the paragraph heading, by strik-
23	ing "Athletic" and inserting "Athletic/activities".
24	(b) Text.—The National Police Athletic League Youth
25	Enrichment Act of 2000 (42 U.S.C. 13751 note) is amended

1	by striking "Police Athletic League" each place such term
2	appears and inserting "Police Athletic/Activities League".
3	Subtitle C-Grants, Studies, and
4	Other Provisions
5	SEC. 621. PILOT PROGRAM FOR MONITORING SEXUAL OF-
6	FENDERS.
7	(a) Sex Offender Monitoring Program.—
8	(1) Grants authorized.—
9	(A) In General.—The Attorney General is
10	authorized to award grants (referred to as "Jes-
11	sica Lunsford and Sarah Lunde Grants'') to
12	States, local governments, and Indian tribal gov-
13	ernments to assist in—
14	(i) carrying out programs to outfit sex
15	offenders with electronic monitoring units;
16	and
17	(ii) the employment of law enforcement
18	officials necessary to carry out such pro-
19	grams.
20	(B) Duration.—The Attorney General
21	shall award grants under this section for a pe-
22	riod not to exceed 3 years.
23	(C) MINIMUM STANDARDS.—The electronic
24	monitoring units used in the pilot program shall
25	at a minimum—

1	(i) provide a single-unit tracking de-
2	vice for each offender that—
3	(I) contains a central processing
4	unit with global positioning system
5	and cellular technology in a single
6	unit; and
7	(II) provides two- and three-way
8	voice communication; and
9	(ii) permit active, real-time, and con-
10	tinuous monitoring of offenders 24 hours a
11	day.
12	(2) APPLICATION.—
13	(A) In General.—Each State, local govern-
14	ment, or Indian tribal government desiring a
15	grant under this section shall submit an applica-
16	tion to the Attorney General at such time, in
17	such manner, and accompanied by such informa-
18	tion as the Attorney General may reasonably re-
19	quire.
20	(B) Contents.—Each application sub-
21	mitted pursuant to subparagraph (A) shall—
22	(i) describe the activities for which as-
23	sistance under this section is sought; and
24	(ii) provide such additional assurances
25	as the Attorney General determines to be es-

1	sential to ensure compliance with the re-
2	quirements of this section.
3	(b) INNOVATION.—In making grants under this sec-
4	tion, the Attorney General shall ensure that different ap-
5	proaches to monitoring are funded to allow an assessment
6	of effectiveness.
7	(c) AUTHORIZATION OF APPROPRIATIONS.—
8	(1) In General.—There are authorized to be ap-
9	propriated \$5,000,000 for each of the fiscal years
10	2007 through 2009 to carry out this section.
11	(2) Report.—Not later than September 1, 2010,
12	the Attorney General shall report to Congress—
13	(A) assessing the effectiveness and value of
14	this section;
15	(B) comparing the cost effectiveness of the
16	electronic monitoring to reduce sex offenses com-
17	pared to other alternatives; and
18	(C) making recommendations for con-
19	tinuing funding and the appropriate levels for
20	such funding.
21	SEC. 622. TREATMENT AND MANAGEMENT OF SEX OFFEND-
22	ERS IN THE BUREAU OF PRISONS.
23	Section 3621 of title 18, United States Code, is amend-
24	ed by adding at the end the following new subsection:
25	"(f) Sex Offender Management —

1	"(1) In General.—The Bureau of Prisons shall
2	make available appropriate treatment to sex offender
3	who are in need of and suitable for treatment, as fol
4	lows:
5	"(A) SEX OFFENDER MANAGEMENT PRO
6	GRAMS.—The Bureau of Prisons shall establish
7	non-residential sex offender management pro-
8	grams to provide appropriate treatment, moni-
9	toring, and supervision of sex offenders and to
10	provide aftercare during pre-release custody.
11	"(B) RESIDENTIAL SEX OFFENDER TREAT-
12	MENT PROGRAMS.—The Bureau of Prisons shall
13	establish residential sex offender treatment pro-
14	grams to provide treatment to sex offenders who
15	volunteer for such programs and are deemed by
16	the Bureau of Prisons to be in need of and suit-
17	able for residential treatment.
18	"(2) Regions.—At least 1 sex offender manage-
19	ment program under paragraph (1)(A), and at least
20	one residential sex offender treatment program under
21	paragraph (1)(B), shall be established in each region
22	within the Bureau of Prisons.
23	"(3) AUTHORIZATION OF APPROPRIATIONS.—
24	There are authorized to be appropriated to the Bu-

1	reau of Prisons for each fiscal year such sums as may
2	be necessary to carry out this subsection.".
3	SEC. 623. SEX OFFENDER APPREHENSION GRANTS; JUVE
4	NILE SEX OFFENDER TREATMENT GRANTS.
5	Title I of the Omnibus Crime Control and Safe Streets
6	Act of 1968 is amended by adding at the end the following
7	new part:
8	"PART X—SEX OFFENDER APPREHENSION
9	GRANTS; JUVENILE SEX OFFENDER TREAT-
10	MENT GRANTS
11	"SEC. 3011. SEX OFFENDER APPREHENSION GRANTS.
12	"(a) Authority To Make Sex Offender Appre-
13	HENSION GRANTS.—
14	"(1) In general.—From amounts made avail-
15	able to carry out this part, the Attorney General may
16	make grants to States, units of local government, In-
17	dian tribal governments, other public and private en-
18	tities, and multi-jurisdictional or regional consortia
19	thereof for activities specified in paragraph (2).
20	"(2) COVERED ACTIVITIES.—An activity referred
21	to in paragraph (1) is any program, project, or other
22	activity to assist a State in enforcing sex offender reg-
23	istration requirements.
24	"(b) AUTHORIZATION OF APPROPRIATIONS.—There
- 25	are authorized to be appropriated such sums as may be nec-

1	essary for fiscal years 2007 through 2009 to carry out this
2	part.
3	"SEC. 3012. JUVENILE SEX OFFENDER TREATMENT GRANTS.
4	"(a) Authority To Make Juvenile Sex Offender
5	Treatment Grants.—
6	"(1) In General.—From amounts made avail-
7	able to carry out this part, the Attorney General may
8	make grants to units of local government, Indian.
9	tribal governments, correctional facilities, other public
10	and private entities, and multijurisdictional or re-
11	gional consortia thereof for activities specified in
12	paragraph (2).
13	"(2) Covered activities.—An activity referred
14	to in paragraph (1) is any program, project, or other
15	activity to assist in the treatment of juvenile sex of-
16	fenders.
17	"(b) Juvenile Sex Offender Defined.—For pur-
18	poses of this section, the term 'juvenile sex offender' is a
19	sex offender who had not attained the age of 18 years at
20	the time of his or her offense.
21	"(c) AUTHORIZATION OF APPROPRIATIONS.—There are

authorized to be appropriated \$10,000,000 for each of fiscal

23 years 2007 through 2009 to carry out this part.".

1	SEC. 624. ASSISTANCE FOR PROSECUTION OF CASES
2	CLEARED THROUGH USE OF DNA BACKLOG
3	CLEARANCE FUNDS.
4	(a) In General.—The Attorney General may make
5	grants to train and employ personnel to help prosecute cases
6	cleared through use of funds provided for DNA backlog
. 7	elimination.
8	(b) AUTHORIZATION.—There are authorized to be ap-
9	propriated such sums as may be necessary for each of fiscal
10	years 2007 through 2011 to carry out this section.
11	SEC. 625. GRANTS TO COMBAT SEXUAL ABUSE OF CHIL-
12	DREN.
13	(a) In General.—The Bureau of Justice Assistance
14	is authorized to make grants under this section—
15	(1) to any law enforcement agency that serves a
16	jurisdiction with 50,000 or more residents; and
17	(2) to any law enforcement agency that serves a
18	jurisdiction with fewer than 50,000 residents, upon a
19	showing of need.
20	(b) Use of Grant Amounts.—Grants under this sec-
21	tion may be used by the law enforcement agency to—
22	(1) hire additional law enforcement personnel or
23	train existing staff to combat the sexual abuse of chil-
24	dren through community education and outreach, in-
25	vestigation of complaints, enforcement of laws relat-

1	ing to sex offender registries, and management of re-
2	leased sex offenders;
3	(2) investigate the use of the Internet to facilitate
4	the sexual abuse of children; and
5	(3) purchase computer hardware and software
6	necessary to investigate sexual abuse of children over
7	the Internet, access local, State, and Federal data-
8	bases needed to apprehend sex offenders, and facilitate
9	the creation and enforcement of sex offender registries.
10	(c) Criteria.—The Attorney General shall give pri-
l 1	ority to law enforcement agencies making a showing of
12	need.
13	(d) AUTHORIZATION OF APPROPRIATIONS.—There are
4	authorized to be appropriated such sums as may be nec-
5	essary for fiscal years 2007 through 2009 to carry out this
6	section.
.7	SEC. 626. CRIME PREVENTION CAMPAIGN GRANT.
8	Subpart 2 of part E of title I of the Omnibus Crime
9	Control and Safe Street Act of 1968 is amended by adding
0.	at the end the following new chapter:
1	"CHAPTER 4—GRANTS TO PRIVATE
2	ENTITIES
3	"SEC. 519. CRIME PREVENTION CAMPAIGN GRANT.
4	"(a) Grant Authorization.—The Attorney General
5	may provide a grant to a national private, nonprofit orga-

1	nization that has expertise in promoting crime prevention
2	through public outreach and media campaigns in coordina
3	tion with law enforcement agencies and other local govern
4	ment officials, and representatives of community public in
5	terest organizations, including schools and youth-serving
6	organizations, faith-based, and victims' organizations and
7	employers.
8	"(b) APPLICATION.—To request a grant under this sec-
9	tion, an organization described in subsection (a) shall sub-
10	mit an application to the Attorney General in such form
11	and containing such information as the Attorney General
12	may require.
13	"(c) USE OF FUNDS.—An organization that receives
14	a grant under this section shall—
15	"(1) create and promote national public commu-
16	nications campaigns;
17	"(2) develop and distribute publications and
18	other educational materials that promote crime pre-
19	vention;
20	"(3) design and maintain web sites and related
21	web-based materials and tools;
22	"(4) design and deliver training for law enforce-
23	ment personnel, community leaders, and other part-
24	ners in public safety and hometown security initia-
25	tives;

]	"(5) design and deliver technical assistance to
2	States, local jurisdictions, and crime prevention prac-
3	8 titioners and associations;
4	"(6) coordinate a coalition of Federal, national,
5	and statewide organizations and communities sup-
6	porting crime prevention;
7	"(7) design, deliver, and assess demonstration
8	programs;
9	"(8) operate McGruff-related programs, includ-
10	ing McGruff Club;
11	"(9) operate the Teens, Crime, and Community
12	Program; and
13	"(10) evaluate crime prevention programs and
14	trends.
15	"(d) AUTHORIZATION OF APPROPRIATIONS.—There
16	are authorized to be appropriated to carry out this
17	section—
18	"(1) for fiscal year 2007, \$7,000,000;
19	"(2) for fiscal year 2008, \$8,000,000;
20	"(3) for fiscal year 2009, \$9,000,000; and
21	"(4) for fiscal year 2010, \$10,000,000.".
22	SEC. 627. GRANTS FOR FINGERPRINTING PROGRAMS FOR
23	CHILDREN.
24	(a) In General.—The Attorney General shall estab-
25	lish and implement a program under which the Attorney

1	General may make grants to States, units of local govern-
2	ment, and Indian tribal governments in accordance with
3	this section.
4	(h) USE OF GRANT AMOUNTS.—A grant made to a
5	State, unit of local government, or Indian tribal govern-
6	ment under subsection (a) shall be distributed to law en-
7	forcement agencies within the jurisdiction of such State,
8	unit, or tribal government to be used for any of the fol-
9	lowing activities:
10	(1) To establish a voluntary fingerprinting pro-
11	gram for children, which may include the taking of
12	palm prints of children.
13	(2) To hire additional law enforcement per-
14	sonnel, or train existing law enforcement personnel, to
15	take fingerprints of children.
16	(3) To provide information within the commu-
17	nity involved about the existence of such a
18	fingerprinting program.
19	(4) To provide for computer hardware, computer
20	software, or other materials necessary to carry out
21	such a fingerprinting program.
22	(c) Limitation.—Fingerprints of a child derived from
23	a program funded under this section—
24	(1) may be released only to a parent or guardian
25	of the child; and

1	(2) may not be copied or retained by any Fed-
2	eral, State, local, or tribal law enforcement officer un-
3	less written permission is given by the parent or
4	guardian.
5	(d) CRIMINAL PENALTY.—Any person who uses the
6	fingerprints of a child derived from a program funded
7	under this section for any purpose other than the purpose
8	described in subsection (c)(1) shall be subject to imprison-
9	ment for not more than 1 year, a fine under title 18, United
10	States Code, or both.
11	(e) AUTHORIZATION OF APPROPRIATIONS.—There is
12	authorized to be appropriated \$20,000,000 to carry out this
13	section for the 5-year period beginning on the first day of
14	fiscal year 2007.
15	SEC. 628. GRANTS FOR RAPE, ABUSE & INCEST NATIONAL
16	NETWORK.
17	(a) FINDINGS.—Congress finds as follows:
18	(1) More than 200,000 Americans each year are
19	victims of sexual assault, according to the Depart-
20	ment of Justice.
21	(2) In 2004, 1 American was sexually assaulted
22	every 2.5 minutes.
23	(3) One of every 6 women, and 1 of every 133
24	men, in America has been the victim of a completed

- or attempted rape, according to the Department of Justice.
 - (4) The Federal Bureau of Investigation ranks rape second in the hierarchy of violent crimes for its Uniform Crime Reports, trailing only murder.
 - (5) The Federal Government, through the Victims of Crime Act, Violence Against Women Act, and other laws, has long played a role in providing services to sexual assault victims and in seeking policies to increase the number of rapists brought to justice.
 - (6) Research suggests that sexual assault victims who receive counseling support are more likely to report their attack to the police and to participate in the prosecution of the offender.
 - (7) Due in part to the combined efforts of law enforcement officials at the local, State, and Federal level, as well as the efforts of the Rape, Abuse & Incest National Network (RAINN) and its affiliated rape crisis centers across the United States, sexual violence in America has fallen by more than half since 1994.
 - (8) RAINN, a 501(c)(3) nonprofit corporation headquartered in the District of Columbia, has since 1994 provided help to victims of sexual assault and educated the public about sexual assault prevention, prosecution, and recovery.

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1	(9) RAINN established and continues to operate
2	the National Sexual Assault Hotline, a free, confiden
3	tial telephone hotline that provides help, 24 hours of
4	day, to victims nationally.
5	(10) More than 1,100 local rape crisis centers in
6	the 50 States and the District of Columbia partner
7	with RAINN and are members of the National Sexual
8	Assault Hotline network (which has helped more than
9	970,000 people since its inception in 1994).
10	(11) To better serve victims of sexual assault, 80
11	percent of whom are under age 30 and 44 percent of
12	whom are under age 18, RAINN will soon launch the
13	National Sexual Assault Online Hotline, the web's
14	first secure hotline service offering live help 24 hours
15	a day.
16	(12) Congress and the Department of Justice
17	have given RAINN funding to conduct its crucial

(13) RAINN is a national model of public/private partnership, raising private sector funds to match congressional appropriations and receiving extensive private in-kind support, including advanced technology provided by the communications and technology industries to launch the National Sexual As-

work.

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1	sault Hotline and the National Sexual Assault Onlin
2	Hot line.
3	(14) Worth magazine selected RAINN as one o
4	"America's 100 Best Charities", in recognition of the
5	organization's "efficiency and effectiveness."
6	(15) In fiscal year 2005, RAINN spent more
7.	than 91 cents of every dollar received directly on pro-
8	gram services.
9	(16) The demand for RAINN's services is grow-
10	ing dramatically, as evidenced by the fact that, in
11	2005, the National Sexual Assault Hotline helped
12	137,039 people, an all-time record.
13	(17) The programs sponsored by RAINN and its
14	local affiliates have contributed to the increase in the
15	percentage of victims who report their rape to law en-
16	forcement.
17	(18) According to a recent poll, 92 percent of
18	American women said that fighting sexual and do-
19	mestic violence should be a top public policy priority
20	(a higher percentage than chose health care, child
21	care, or any other issue).
22	(19) Authorizing Federal funds for RAINN's na-
23	tional programs would promote continued progress
24	with this interstate problem and would make a sig-

1	nificant difference in the prosecution of rapists and
2	the overall incidence of sexual violence.
3	(b) DUTIES AND FUNCTIONS OF THE ADMINIS-
4	TRATOR.—
5	(1) DESCRIPTION OF ACTIVITIES.—The Adminis-
6	trator shall—
7	(A) issue such rules as the Administrator
8	considers necessary or appropriate to carry out
9	this section;
0	(B) make such arrangements as may be nec-
1	essary and appropriate to facilitate effective co-
12	ordination among all Federally funded programs
13	relating to victims of sexual assault; and
4	(C) provide adequate staff and agency re-
5	sources which are necessary to properly carry
6	out the responsibilities pursuant to this section.
7	(2) Annual grant to rape, abuse & incest
8	NATIONAL NETWORK.—The Administrator shall annu-
9	ally make a grant to RAINN, which shall be used for
20	the performance of the organization's national pro-
21	grams, which may include—
22	(A) operation of the National Sexual As-
23	sault Hotline, a 24-hour toll-free telephone line
24	by which individuals may receive help and in-
25	formation from trained volunteers;

1	(B) operation of the National Sexual As
2	sault Online Hotline, a 24-hour free online serv
3	ice by which individuals may receive help and
4	information from trained volunteers;
5	(C) education of the media, the general pub-
6	lic, and populations at risk of sexual assault
7	about the incidence of sexual violence and sexual
8	violence prevention, prosecution, and recovery;
9	(D) dissemination, on a national basis, of
10	information relating to innovative and model
11	programs, services, laws, legislation, and policies
12	that benefit victims of sexual assault; and
13	(E) provision of technical assistance to law
14	enforcement agencies, State and local govern-
15	ments, the criminal justice system, public and
16	private nonprofit agencies, and individuals in
17	the investigation and prosecution of cases involv-
18	ing victims of sexual assault.
19	(c) DEFINITIONS.—For the purposes of this section:
20	(1) ADMINISTRATOR.—The term "Adminis-
21	trator" means the Administrator of the Office of Juve-
22	nile Justice and Delinquency Prevention.
23	(2) RAINN.—The term "RAINN" means the
24	Rape, Abuse & Incest National Network, a 501(c)(3)

1	nonprofit corporation headquartered in the District of
2	Columbia.
3	(d) AUTHORIZATION OF APPROPRIATIONS.—There is
4	authorized to be appropriated to the Administrator to carry
5	out this section, \$3,000,000 for each of fiscal years 2007
6	through 2010.
7	SEC. 629. CHILDREN'S SAFETY ONLINE AWARENESS CAM-
8	PAIGNS.
9	(a) Awareness Campaign for Children's Safety
10	ONLINE.—
11	(1) In General.—The Attorney General, in con-
12	sultation with the National Center for Missing and
13	Exploited Children, is authorized to develop and
14	carry out a public awareness campaign to dem-
15	onstrate, explain, and encourage children, parents,
16	and community leaders to better protect children
17	when such children are on the Internet.
18	(2) REQUIRED COMPONENTS.—The public aware-
19	ness campaign described under paragraph (1) shall
20	include components that compliment and reinforce the
21	campaign message in a variety of media, including
22	the Internet, television, radio, and billboards.
23	(b) Awareness Campaign Regarding the Accessi-
24	BILITY AND UTILIZATION OF SEX OFFENDER REG-
25	ISTRIES.—The Attorney General, in consultation with the

- 1 National Center for Missing and Exploited Children, is au-
- 2 thorized to develop and carry out a public awareness cam-
- 3 paign to demonstrate, explain, and encourage parents and
- 4 community leaders to better access and utilize the Federal
- 5 and State sex offender registries.
- 6 (c) AUTHORIZATION OF APPROPRIATIONS.—There are
- 7 authorized to be appropriated to carry out this section such
- 8 sums as are necessary for fiscal years 2007 through 2011.
- 9 SEC. 630. GRANTS FOR ONLINE CHILD SAFETY PROGRAMS.
- 10 (a) In General.—The Attorney General shall, subject
- 11 to the availability of appropriations, make grants to States,
- 12 units of local government, and nonprofit organizations for
- 13 the purposes of establishing and maintaining programs
- 14 with respect to improving and educating children and par-
- 15 ents in the best ways for children to be safe when on the
- 16 Internet.
- 17 (b) DEFINITION OF STATE.—For purposes of this sec-
- 18 tion, the term "State" means any State of the United
- 19 States, the District of Columbia, the Commonwealth of
- 20 Puerto Rico, the Virgin Islands, American Samoa, Guam,
- 21 and the Northern Mariana Islands.
- 22 (c) AUTHORIZATION OF APPROPRIATIONS.—There are
- 23 authorized to be appropriated to carry out this section such
- 24 sums as are necessary for fiscal years 2007 through 2011.

1	SEC. 631. JESSICA LUNSFORD ADDRESS VERIFICATION
2	GRANT PROGRAM.
3	(a) Establishment.—There is established the Jessica
4	Lunsford Address Verification Grant Program (hereinafter
5	in this section referred to as the "Program").
6	(b) Grants Authorized.—Under the Program, the
7	Attorney General is authorized to award grants to State,
8	local governments, and Indian tribal governments to assist
9	in carrying out programs requiring an appropriate official
10	to verify, at appropriate intervals, the residence of all or
11	some registered sex offenders.
12	(c) APPLICATION.—
13	(1) In General.—Each State or local govern-
14	ment seeking a grant under this section shall submit
15	an application to the Attorney General at such time,
16	in such manner, and accompanied by such informa-
17	tion as the Attorney General may reasonably require.
18	(2) Contents.—Each application submitted
19	pursuant to paragraph (1) shall—
20	(A) describe the activities for which assist-
21	ance under this section is sought; and
22	(B) provide such additional assurances as
23	the Attorney General determines to be essential
24	to ensure compliance with the requirements of
25	this section.

. 1	(d) Innovation.—In making grants under this sec-
2	tion, the Attorney General shall ensure that different ap-
3	proaches to address verification are funded to allow an as-
4	sessment of effectiveness.
5	(e) AUTHORIZATION OF APPROPRIATIONS.—
6	(1) In General.—There are authorized to be ap-
7	propriated for each of the fiscal years 2007 through
8	2009 such sums as may be necessary to carry out this
9	section.
10	(2) REPORT.—Not later than April 1, 2009, the
11	Attorney General shall report to Congress—
12	(A) assessing the effectiveness and value of
13	this section;
14	(B) comparing the cost effectiveness of ad-
15	dress verification to reduce sex offenses compared
16	to other alternatives; and
17	(C) making recommendations for con-
18	tinuing funding and the appropriate levels for
19	such funding.
20	SEC. 632. FUGITIVE SAFE SURRENDER.
21	(a) FINDINGS.—Congress finds the following:
22	(1) Fugitive Safe Surrender is a program of the
23	United States Marshals Service, in partnership with
24	public, private, and faith-based organizations, which
25	temporarily transforms a church into a courthouse, so

- fugitives can turn themselves in, in an atmosphere
 where they feel more comfortable to do so, and have
 nonviolent cases adjudicated immediately.
- 4 (2) In the 4-day pilot program in Cleveland,
 5 Ohio, over 800 fugitives turned themselves in. By con6 trast, a successful Fugitive Task Force sweep, con7 ducted for 3 days after Fugitive Safe Surrender, re8 sulted in the arrest of 65 individuals.
 - (3) Fugitive Safe Surrender is safer for defendants, law enforcement, and innocent bystanders than needing to conduct a sweep.
- 12 (4) Based upon the success of the pilot program, 13 Fugitive Safe Surrender should be expanded to other 14 cities throughout the United States.
- 15 (b) ESTABLISHMENT.—The United States Marshals
 16 Service shall establish, direct, and coordinate a program (to
 17 be known as the "Fugitive Safe Surrender Program"),
 18 under which the United States Marshals Service shall ap19 prehend Federal, State, and local fugitives in a safe, secure,
 20 and peaceful manner to be coordinated with law enforce-
- 21 ment and community leaders in designated cities through-22 out the United States.
- 23 (c) AUTHORIZATION OF APPROPRIATIONS.—There are 24 authorized to be appropriated to the United States Marshals 25 Service to carry out this section—

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1	(1) \$3,000,000 for fiscal year 2007;
2	(2) \$5,000,000 for fiscal year 2008; and
3	(3) \$8,000,000 for fiscal year 2009.
4	(d) OTHER EXISTING APPLICABLE LAW.—Nothing in
5	this section shall be construed to limit any existing author-
6	ity under any other provision of Federal or State law for
7	law enforcement agencies to locate or apprehend fugitives
8	through task forces or any other means.
9	SEC. 633. NATIONAL REGISTRY OF SUBSTANTIATED CASES
10	OF CHILD ABUSE.
11	(a) IN GENERAL.—The Secretary of Health and
12	Human Services, in consultation with the Attorney Gen-
13	eral, shall create a national registry of substantiated cases
14	of child abuse or neglect.
15	(b) Information.—
16	(1) COLLECTION.—The information in the reg-
17	istry described in subsection (a) shall be supplied by
18	States and Indian tribes, or, at the option of a State,
19	by political subdivisions of such State, to the Sec-
20	retary of Health and Human Services.
21	(2) Type of information.—The registry de-
22	scribed in subsection (a) shall collect in a central elec-
23	tronic registry information on persons reported to a
24	State, Indian tribe, or political subdivision of a State

1	as perpetrators of a substantiated case of child abuse
2	or neglect.
3	(c) Scope of Information.—
4	(1) In General.—
5	(A) TREATMENT OF REPORTS.—The infor-
6	mation to be provided to the Secretary of Health
7	and Human Services under this section shall re-
8	late to substantiated reports of child abuse or ne-
9	glect.
10	(B) Exception.—If a State, Indian tribe,
11	or political subdivision of a State has an elec-
12	tronic register of cases of child abuse or neglect
13	equivalent to the registry established under this
14	section that it maintains pursuant to a require-
15	ment or authorization under any other provision
16	of law, the information provided to the Secretary
17	of Health and Human Services under this sec-
18	tion shall be coextensive with that in such reg-
19	ister.
20	(2) FORM.—Information provided to the Sec-
21	retary of Health and Human Services under this
22	section
23	(A) shall be in a standardized electronic
24	form determined by the Secretary of Health and
25	Human Services; and

1	(B) shall contain case-specific identifying
2	information that is limited to the name of the
3	perpetrator and the nature of the substantiated
4	case of child abuse or neglect, and that complies
5	with clauses (viii) and (ix) of section
6	106(b)(2)(A) of the Child Abuse Prevention and
7	Treatment Act (42 U.S.C. 5106(b)(2)(A) (viii)
8	and (ix)).
9	(d) Construction.—This section shall not be con-
10	strued to require a State, Indian tribe, or political subdivi-
11	sion of a State to modify—
12	(1) an equivalent register of cases of child abuse
13	or neglect that it maintains pursuant to a require-
14	ment or authorization under any other provision of
15	law; or
16	(2) any other record relating to child abuse or
17	neglect, regardless of whether the report of abuse or
18	neglect was substantiated, unsubstantiated, or deter-
19	mined to be unfounded.
20	(e) Accessibility.—Information contained in the na-
21	tional registry shall only be accessible to any Federal, State,
22	Indian tribe, or local government entity, or any agent of
23	such entities, that has a need for such information in order
24	to carry out its responsibilities under law to protect chil-
25	dren from child abuse and neglect.

1	(f) Dissemination.—The Secretary of Health and
2	Human Services shall establish standards for the dissemi
3	nation of information in the national registry of substan
4	tiated cases of child abuse or neglect. Such standards shall
5	comply with clauses (viii) and (ix) of section 106(b)(2)(A)
6	of the Child Abuse Prevention and Treatment Act (42
7	U.S.C. 5106(b)(2)(A) (viii) and (ix)).
8	(g) Study.—
9	(1) In General.—The Secretary of Health and
10	Human Services shall conduct a study on the feasi-
11	bility of establishing data collection standards for a
12	national child abuse and neglect registry with rec-
13	ommendations and findings concerning—
14	(A) costs and benefits of such data collection
15	standards;
16	(B) data collection standards currently em-
17	ployed by each State, Indian tribe, or political
18	subdivision of a State;
19	(C) data collection standards that should be
20	considered to establish a model of promising
21	practices; and
22	(D) a due process procedure for a national
23	registry
24	(2) Report.—Not later than 1 year after the
25	date of enactment of this Act, the Secretary of Home-

1	land Security shall submit to the Committees on the
2	Judiciary in the House of Representatives and the
3	United States Senate and the Senate Committee on
4	Health, Education, Labor and Pensions and the
5	House Committee on Education and the Workforce a
6	report containing the recommendations and findings
7	of the study on data collection standards for a na-
8	tional child abuse registry authorized under this sub-
9	section.
10	(3) AUTHORIZATION OF APPROPRIATIONS.—
11	There is authorized to be appropriated \$500,000 for
12	the period of fiscal years 2006 and 2007 to carry out
13	the study required by this subsection.
14	SEC. 634. COMPREHENSIVE EXAMINATION OF SEX OF-
15	FENDER ISSUES.
16	(a) In General.—The National Institute of Justice
17	shall conduct a comprehensive study to examine the control,
18	prosecution, treatment, and monitoring of sex offenders,
19	with a particular focus on—
20	(1) the effectiveness of the Sex Offender Registra-
21	tion and Notification Act in increasing compliance
22	with sex offender registration and notification re-
23	quirements, and the costs and burdens associated with
24	such compliance;

1	(2) the effectiveness of sex offender registration
2	and notification requirements in increasing publi
3	safety, and the costs and burdens associated with such
4	requirements;
5	(3) the effectiveness of public dissemination of
6	sex offender information on the Internet in increasing
7	public safety, and the costs and burdens associated
8	with such dissemination; and
9	(4) the effectiveness of treatment programs in re-
10	ducing recidivism among sex offenders, and the costs
11	and burdens associated with such programs.
12	(b) RECOMMENDATIONS.—The study described in sub-
13	section (a) shall include recommendations for reducing the
14	number of sex crimes against children and adults and in-
15	creasing the effectiveness of registration requirements.
16	(c) Reports.—
17	(1) In General.—Not later than 5 years after
18	the date of enactment of this Act, the National Insti-
9	tute of Justice shall report the results of the study
20	conducted under subsection (a) together with findings
21	to Congress, through the Internet to the public, to each
22	of the 50 governors, to the Mayor of the District of

Columbia, to territory heads, and to the top official

of the various Indian tribes.

23

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1	(2) Interim reports.—The National Institute
2	of Justice shall submit yearly interim reports.
3	(d) APPROPRIATIONS.—There are authorized to be ap-
4	propriated \$3,000,000 to carry out this section.
5	SEC. 635. ANNUAL REPORT ON ENFORCEMENT OF REG
6	ISTRATION REQUIREMENTS.
7	Not later than July 1 of each year, the Attorney Gen-
8	eral shall submit a report to Congress describing—
9	(1) the use by the Department of Justice of the
10	United States Marshals Service to assist jurisdictions
11	in locating and apprehending sex offenders who fail
12	to comply with sex offender registration requirements,
13	as authorized by this Act;
14	(2) the use of section 2250 of title 18, United
15	States Code (as added by section 151 of this Act), to
16	punish offenders for failure to register;
17	(3) a detailed explanation of each jurisdiction's
18	compliance with the Sex Offender Registration and
19	Notification Act;
20	(4) a detailed description of Justice Department
21	efforts to ensure compliance and any funding reduc-
22	tions, the basis for any decision to reduce funding or
23	not to reduce funding under section 125; and

1	(5) the denial or grant of any extensions to com-
2	ply with the Sex Offender Registration and Notifica-
3	tion Act, and the reasons for such denial or grant.
4	SEC. 636. GOVERNMENT ACCOUNTABILITY OFFICE STUDIES
5	ON FEASIBILITY OF USING DRIVER'S LICENSE
6	REGISTRATION PROCESSES AS ADDITIONAL
7	REGISTRATION REQUIREMENTS FOR SEX OF-
8	FENDERS.
9	For the purposes of determining the feasibility of using
10	driver's license registration processes as additional registra-
11	tion requirements for sex offenders to improve the level of
12	compliance with sex offender registration requirements for
13	change of address upon relocation and other related updates
14	of personal information, the Congress requires the following
15	studies:
16	(1) Not later than 180 days after the date of the
17	enactment of this Act, the Government Accountability
18	Office shall complete a study for the Committee on the
19	Judiciary of the Senate and the Committee on the Ju-
20	diciary of the House of Representatives to survey a
21	majority of the States to assess the relative systems
22	capabilities to comply with a Federal law that re-
23	quired all State driver's license systems to automati-
24	cally access State and national databases of registered
25	sex offenders in a form similar to the requirement of

1	the Nevada law described in paragraph (2). The Gov
2	ernment Accountability Office shall use the informa
3	tion drawn from this survey, along with other exper
4	sources, to determine what the potential costs to the
5	States would be if such a Federal law came into ef
6	fect, and what level of Federal grants would be re
7	quired to prevent an unfunded mandate. In addition
8	the Government Accountability Office shall seek the
9	views of Federal and State law enforcement agencies,
10	including in particular the Federal Bureau of Inves-
- 11	tigation, with regard to the anticipated effects of such
12	a national requirement, including potential for
13	undesired side effects in terms of actual compliance
14	with this Act and related laws.
15	(2) Not later than February 1, 2007, the Govern-
16	ment Accountability Office shall complete a study to
17	evaluate the provisions of Chapter 507 of Statutes of
18	Nevada 2005 to determine—
19	(A) if those provisions are effective in in-
20	creasing the registration compliance rates of sex
21	$o\!f\!f\!enders;$
22	(B) the aggregate direct and indirect costs
23	for the State of Nevada to bring those provisions
24	into effect; and

1	(C) how those provisions might be modified
2	to improve compliance by registered sex offend-
3	ers.
4	SEC. 637. SEX OFFENDER RISK CLASSIFICATION STUDY.
5	(a) Study.—The Attorney General shall conduct a
6	study of risk-based sex offender classification systems, which
7	shall include an analysis of—
8	(1) various risk-based sex offender classification
9	systems;
10	(2) the methods and assessment tools available to
11	assess the risks posed by sex offenders;
12	(3) the efficiency and effectiveness of risk-based
13	sex offender classification systems, in comparison to
14	offense-based sex offender classification systems, in—
15	(A) reducing threats to public safety posed
16	by sex offenders; and
17	(B) assisting law enforcement agencies and
18	the public in identifying the most dangerous sex
19	of fenders;
20	(4) the resources necessary to implement, and the
21	legal implications of implementing, risk-based sex of-
22	fender classification systems for sex offender registries;
· 23	and

	1 (5) any other information the Attorney General
	2 determines necessary to evaluate risk-based sex of-
	3 fender classification systems.
í	4 (b) REPORT.—Not later than 18 months after the date
,	5 of enactment of this Act, the Attorney General shall report
(5 to the Congress the results of the study under this section.
,	(c) Study Conducted by Task Force.—The Attor-
8	3 ney General may establish a task force to conduct the study
Ò	and prepare the report required under this section. Any task
10) force established under this section shall be composed of
11	members, appointed by the Attorney General, who—
12	(1) represent national, State, and local interests;
13	and
14	(2) are especially qualified to serve on the task
15	force by virtue of their education, training, or experi-
16	ence, particularly in the fields of sex offender manage-
17	ment, community education, risk assessment of sex of-
18	fenders, and sex offender victim issues.
19	SEC. 638. STUDY OF THE EFFECTIVENESS OF RESTRICTING
20	THE ACTIVITIES OF SEX OFFENDERS TO RE-
21	DUCE THE OCCURRENCE OF REPEAT OF-
22	FENSES.
23	(a) Study.—The Attorney General shall conduct a
24	study to evaluate the effectiveness of monitoring and re-
25	stricting the activities of sex offenders to reduce the occur-

	I rence of repeat offenses by such sex offenders, through condi
4	2 tions imposed as part of supervised release or probation
3	3 conditions. The study shall evaluate—
۷	(1) the effectiveness of methods of monitoring
5	and restricting the activities of sex offenders, includ-
6	ing restrictions—
7	(A) on the areas in which sex offenders can
8	reside, work, and attend school;
9	(B) limiting access by sex offenders to the
10	Internet or to specific Internet sites; and
11	(C) preventing access by sex offenders to
12	pornography and other obscene materials;
13	(2) the ability of law enforcement agencies and
14	courts to enforce such restrictions; and
15	(3) the efficacy of any other restrictions that
16	may reduce the occurrence of repeat offenses by sex of-
17	fenders.
18	(b) REPORT.—Not later than 6 months after the date
19	of enactment of this Act, the Attorney General shall report
20	to the Committee on the Judiciary of the House of Rep-
21	resentatives and the Committee on the Judiciary of the Sen-
22	ate the results of the study under this section.
23	SEC. 639. THE JUSTICE FOR CRIME VICTIMS FAMILY ACT.
24	(a) Short Title.—This section may be cited as the
25	"Justice for Crime Victims Family Act".

1	(b) STUDY OF MEASURES NEEDED TO IMPROVE PER-
2	FORMANCE OF HOMICIDE INVESTIGATORS.—Not later than
3	6 months after the date of the enactment of this Act, the
4	Attorney General shall submit to the Committee on the Ju-
5	diciary of the House of Representatives and the Committee
6	on the Judiciary of the Senate a report—
7	(1) outlining what measures are needed to im-
8	prove the performance of Federal, State, and local
9	criminal investigators of homicide; and
10	(2) including an examination of—
11	(A) the benefits of increasing training and
12	resources for such investigators, with respect to
13	investigative techniques, best practices, and fo-
14	rensic services;
15	(B) the existence of any uniformity among
16	State and local jurisdictions in the measurement
17	of homicide rates and clearance of homicide
18	cases;
19	(C) the coordination in the sharing of infor-
20	mation among Federal, State, and local law en-
21	forcement and coroners and medical examiners;
22	and
23	(D) the sources of funding that are in exist-
24	ence on the date of the enactment of this Act for

1	State and local criminal investigators of home
2	cide.
3	(c) Improvements Needed for Solving Homicide,
4	Involving Missing Persons and Unidentified Human
5	Remains.—Not later than 6 months after the date of the
6	enactment of this Act, the Attorney General shall submi
7	to the Committee on the Judiciary of the House of Rep-
8	resentatives and the Committee on the Judiciary of the Sen
9	ate a report—
10	(1) evaluating measures to improve the ability of
11	Federal, State, and local criminal investigators of
12	homicide to solve homicides involving missing persons
13	and unidentified human remains; and
14	(2) including an examination of—
15	(A) measures to expand national criminal
16	records databases with accurate information re-
17	lating to missing persons and unidentified
18	human remains;
19	(B) the collection of DNA samples from po-
20	tential 'high-risk' missing persons;
21	(C) the benefits of increasing access to na-
22	tional criminal records databases for medical ex-
23	aminers and coroners;
24	(D) any improvement in the performance of
25	postmortem examinations, autopsies, and report-

1	ing procedures of unidentified persons or re
2	mains;
3	(E) any coordination between the Nationa
4	Center for Missing Children and the National
5	Center for Missing Adults;
6	(F) website postings (or other uses of the
7	Internet) of information of identifiable informa-
8	tion such as physical features and characteris-
9	tics, clothing, and photographs of missing per-
10	sons and unidentified human remains; and
11	(G) any improvement with respect to—
12	(i) the collection of DNA information
13	for missing persons and unidentified
14	human remains; and
15	(ii) entering such information into the
16	Combined DNA Index System of the Federal
17	Bureau of Investigation and national
18	criminal records databases.
19	TITLE VII—INTERNET SAFETY
20	ACT
21	SEC. 701. CHILD EXPLOITATION ENTERPRISES.
22	Section 2252A of title 18, United States Code, is
23 .	amended by adding at the end the following:
24	"(g) CHILD EXPLOITATION ENTERPRISES.—

	1 "(1) Whoever engages in a child exploitation en-
,	terprise shall be fined under this title and imprisoned
	for any term of years not less than 20 or for life.
2	"(2) A person engages in a child exploitation en-
4	terprise for the purposes of this section if the person
6	violates section 1591, section 1201 if the victim is a
7	minor, or chapter 109A (involving a minor victim),
8	110 (except for sections 2257 and 2257A), or 117 (in-
9	volving a minor victim), as a part of a series of fel-
10	ony violations constituting three or more separate in-
11	cidents and involving more than one victim, and
12	commits those offenses in concert with three or more
13	other persons.".
14	SEC. 702. INCREASED PENALTIES FOR REGISTERED SEX OF-
15	FENDERS.
16	(a) Offense.—Chapter 110 of title 18, United States
17	Code, is amended by adding at the end the following:
18	"§ 2260A. Penalties for registered sex offenders
19	"Whoever, being required by Federal or other law to
20	register as a sex offender, commits a felony offense involving
21	a minor under section 1201, 1466A, 1470, 1591, 2241,
22	2242, 2243, 2244, 2245, 2251, 2251A, 2260, 2421, 2422,
23	2423, or 2425, shall be sentenced to a term of imprisonment
24	of 10 years in addition to the imprisonment imposed for
25	the offense under that provision. The sentence imposed

- 1 under this section shall be consecutive to any sentence im-
- 2 posed for the offense under that provision.".
- 3 (b) CLERICAL AMENDMENT.—The table of sections at
- 4 the beginning of chapter 110 of title 18, United States Code,
- 5 is amended by adding at the end the following new item: "2260A. Increased penalties for registered sex offenders.".
- 6 SEC. 703. DECEPTION BY EMBEDDED WORDS OR IMAGES.
- 7 (a) In General.—Chapter 110 of title 18, United
- 8 States Code, is amended by inserting after section 2252B
- 9 the following:
- 10 "§ 2252C. Misleading words or digital images on the
- 11 Internet
- 12 "(a) IN GENERAL.—Whoever knowingly embeds words
- 13 or digital images into the source code of a website with the
- 14 intent to deceive a person into viewing material consti-
- 15 tuting obscenity shall be fined under this title and impris-
- 16 oned for not more than 10 years.
- 17 "(b) MINORS.—Whoever knowingly embeds words or
- 18 digital images into the source code of a website with the
- 19 intent to deceive a minor into viewing material harmful
- 20 to minors on the Internet shall be fined under this title and
- 21 imprisoned for not more than 20 years.
- 22 "(c) Construction.—For the purposes of this section,
- 23 a word or digital image that clearly indicates the sexual
- 24 content of the site, such as 'sex' or 'porn', is not misleading.
- 25 "(d) Definitions.—As used in this section—

1	"(1) the terms 'material that is harmful to mi-
2	nors' and 'sex' have the meaning given such terms in
3	section 2252B; and
4	"(2) the term 'source code' means the combina-
5	tion of text and other characters comprising the con-
6	tent, both viewable and nonviewable, of a web page,
7	including any website publishing language, program-
8	ming language, protocol or functional content, as well
9	as any successor languages or protocols.".
10	(b) Table of Sections.—The table of sections for
11	chapter 110 of title 18, United States Code, is amended by
12	inserting after the item relating to section 2252B the fol-
13	lowing:
	"2252C. Misleading words or digital images on the Internet.".
14	SEC. 704. ADDITIONAL PROSECUTORS FOR OFFENSES RE-
15	LATING TO THE SEXUAL EXPLOITATION OF
16	CHILDREN.
17	(a) DEFINITION.—In this section, the term "offenses
18	relating to the sexual exploitation of children" shall include
19	any offense committed in violation of—
20	(1) chapter 71 of title 18, United States Code,
21	involving an obscene visual depiction of a minor, or
22	transfer of obscene materials to a minor;
23	(2) chapter 109A of title 18, United States Code,
24	involving a victim who is a minor;
25	(3) chapter 109B of title 18, United States Code;

1	(4) chapter 110 of title 18, United States Code
2	(5) chapter 117 of title 18, United States Code
3	involving a victim who is a minor; and
4	(6) section 1591 of title 18, United States Code
5	(b) Additional Prosecutors.—In fiscal year 2007
6	the Attorney General shall, subject to the availability of ap-
7	propriations for such purposes, increase by not less than
8	200 the number of attorneys in United States Attorneys
9	Offices. The additional attorneys shall be assigned to pros-
10	ecute offenses relating to the sexual exploitation of children.
11	(c) AUTHORIZATION OF APPROPRIATIONS.—There are
12	authorized to be appropriated to the Department of Justice
13	for fiscal year 2007 such sums as may be necessary to carry
14	out this section.
15	SEC. 705. ADDITIONAL COMPUTER-RELATED RESOURCES.
16	(a) Department of Justice Resources.—In fiscal
17	year 2007, the Attorney General shall, subject to the avail-
18	ability of appropriations for such purposes, increase by not
19	less than 30 the number of computer forensic examiners
20	within the Regional Computer Forensic Laboratories
21	$(RCFL). \ The \ additional \ computer \ forensic \ examiners \ shall$
22	be dedicated to investigating crimes involving the sexual ex-
23	ploitation of children and related offenses.
24	(b) DEPARTMENT OF HOMELAND SECURITY RE-
5	COURGES In froud your 2007 the Sameturn of Humalum

- 1 Security shall, subject to the availability of appropriations
- 2 for such purposes, increase by not less than 15 the number
- 3 of computer forensic examiners within the Cyber Crimes
- 4 Center (C3). The additional computer forensic examiners
- 5 shall be dedicated to investigating crimes involving the sex-
- 6 ual exploitation of children and related offenses.
- 7 (c) AUTHORIZATION OF APPROPRIATIONS.—There are
- 8 authorized to be appropriated to the Department of Justice
- 9 and the Department of Homeland Security for fiscal year
- 10 2007 such sums as may be necessary to carry out this sec-
- 11 tion.
- 12 SEC. 706. ADDITIONAL ICAC TASK FORCES.
- 13 (a) ADDITIONAL TASK FORCES.—In fiscal year 2007,
- 14 the Administrator of the Office of Juvenile Justice and De-
- 15 linquency Prevention shall, subject to the availability of ap-
- 16 propriations for such purpose, increase by not less than 10
- 17 the number of Internet Crimes Against Children Task
- 18 Forces that are part of the Internet Crimes Against Chil-
- 19 dren Task Force Program authorized and funded under title
- 20 IV of the Juvenile Justice and Delinquency Prevention Act
- 21 of 1974 (42 U.S.C. 5771 et seq.). These Task Forces shall
- 22 be in addition to the ones authorized in section 143 of this
- 23 Act.
- 24 (b) AUTHORIZATION OF APPROPRIATIONS.—There are
- 25 authorized to be appropriated to the Administrator of the

1	Office of Juvenile Justice and Delinquency Prevention for
2	fiscal year 2007 such sums as may be necessary to carry
3	out this section.
4	SEC. 707. MASHA'S LAW.
5	(a) Short Title.—This section may be cited as
6	"Masha's Law".
7	(b) In General.—Section 2255(a) of title 18, United
8	States Code, is amended—
9	(1) in the first sentence—
10	(A) by striking "(a) Any minor who is"
11	and inserting the following:
12	"(a) In General.—Any person who, while a minor,
13	was";
14	(B) by inserting after "such violation" the
15	following: ", regardless of whether the injury oc-
6	curred while such person was a minor,"; and
7	(C) by striking "such minor" and inserting
8	"such person"; and
9	(2) in the second sentence—
20	(A) by striking "Any minor" and inserting
1	"Any person"; and
2	(B) by striking "\$50,000" and inserting
3	"\$150.000".

- 1 (c) CONFORMING AMENDMENT.—Section 2255(b) of
- 2 title 18, United States Code, is amended by striking "(b)
- 3 Any action" and inserting the following:
- 4 "(b) STATUTE OF LIMITATIONS.—Any action".

Amend the title so as to read: "An Act to protect children from sexual exploitation and violent crime, to prevent child abuse and child pornography, to promote Internet safety, and to honor the memory of Adam Walsh and other child crime victims.".

Attest:

Secretary.

2D SESSION H.R. 4472

AMENDMENTS